EXHIBIT 3

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Applicant,

V.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Defendant.

Adv. Pro. No. 08-01789-BRL

SIPA Liquidation

AFFIDAVIT OF PUBLICATION

- I, JOHN FRANKS, being duly sworn, depose and say that:
- I am a Director at the Dallas, Texas office of AlixPartners, LLP ("AlixPartners").
 AlixPartners is employed by the Trustee (as defined) as claims agent, in part.
 - 2. I have personal knowledge of the matters herein.
- 3. On December 15, 2008, the United States District Court for the Southern District of New York entered an order appointing Irving H. Picard, Esq. ("the Trustee") as trustee for the liquidation of Bernard L. Madoff Investment Securities LLC, the debtor herein ("the Debtor"), under the Securities Investor Protection Act of 1970, 15 U.S.C. § 78aaa et seq., as amended ("SIPA").
- 4. On December 23, 2008, an order ("the Order") was entered in this proceeding authorizing and directing the Trustee to cause notice of the commencement of this liquidation proceeding (the "Notice") to be published one time in the following newspapers on or before January 9, 2009: *The New York Times*, all editions; *The Wall Street Journal*, all editions; *The Financial*

Times, all editions; USA Today, all editions; Jerusalem Post, all editions; and Ye'diot Achronot, all editions (the "Newspapers").

- 5. The Notice was entitled "Notice To Customers And Creditors Of Bernard L. Madoff Investment Securities LLC And To All Other Parties In Interest." A copy of the Notice is attached hereto as Exhibit A.
- 6. The Notice was published in each of the Newspapers on January 2, 2009. A copy of the Verification of Publication for each newspaper and the Notice as it appeared in each newspaper is attached hereto as Exhibits B through H.

I declare under penalty of perjury that the foregoing is true and correct.

Executed in Dallas, Texas this 2nd day of February, 2009.

nn Franks

Director

AlixPartners LLP

Subscribed and sworn to before me this 2nd day of February, 2009.

Notary Public

KASANDRA B. COLEMAN Notary Public, State of Texas My Commission Expires Morch 27, 2010

EXHIBIT A

The Notice

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Applicant,

٧.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Defendant.

Adversary Proceeding

No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Order granting the application of the Securities Investor Protection Corporation ("SIPC") for issuance of a Protective Decree adjudicating that the customers of Bernard L. Madoff Investment Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. §§ 78aaa et seq. ("SIPA"). Irving H. Picard, Esq. ("Trustee") was appointed Trustee for the liquidation of the business of the Debtor, and Baker & Hostetler LLP was appointed as counsel to the Trustee. Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA are required to file their claims with the Trustee within sixty (60) days after the date of this Notice. Customers may file their claims up to six months after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six month period may result in less protection for the customer. Such claims should be filed with the Trustee at Irving

H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securities LLC, Claims Processing Center, 2100 McKinney Ave., Suite 800, Dallas, TX 75201. Customer claims will be deemed filed only when received by the Trustee.

Forms for the filing of customers' claims are being mailed to customers of the Debtor as their name and addresses appear on the Debtor's books and records. Customers who do not receive such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the address shown above.

Claims by broker-dealers for the completion of open contractual commitments must be filed with the Trustee at the above address within thirty (30) days after the date of this Notice.

Broker-dealer claims will be deemed to be filed only when received by the Trustee. Claim forms may be obtained by writing to the Trustee at the address shown above.

All other creditors of the Debtor must file formal proofs of claim with the Trustee at the address shown above within six (6) months after the date of this Notice. All such claims will be deemed filed only when received by the Trustee.

No claim of any kind will be allowed unless received by the trustee within six (6) months after the date of this Notice.

AUTOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain acts and proceedings against the Debtor and its property are stayed as provided in 11 U.S.C. § 362 and by order of the United States District Court for the Southern District of New York entered on December 15, 2008 by the Honorable Louis A. Stanton.

MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be held on February 20, 2009, at 10:00 a.m., at the Auditorium at the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, at which time and place customers and creditors may attend, examine the Debtor, and transact such other business as may properly come before said meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE

NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10:00 a.m., at Courtroom 601 of the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, has been set as the time and place for the hearing before the Honorable Burton R. Lifland, United States Bankruptcy Judge, of objections, if any, to the retention in office of Irving H. Picard, Esq., as Trustee, and Baker & Hostetler LLP, as counsel to the Trustee, upon the ground that they are not qualified or not disinterested as provided in SIPA § 78eee(b)(6). Objections, if any, must be filed not less than five (5) days prior to such hearing, with a copy to be served on counsel for the Trustee at Baker & Hostetler LLP, 45 Rockefeller Plaza, New York, New York 10111, attn: Douglas E. Spelfogel, Esq., so to be received no fewer than five (5) days before the hearing.

NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to customers, the customer claim form, and instructions as well as the SIPC brochure may be found on SIPC's

0&-017&9-59M0 Doc 4:2533-31edFiber027027020/201205020/20315161:01:01xhibit 3 Pg & of 3.8

website at www.sipc.org under Proceedings/Liquidations and on the Trustee's website, www.madofftrustee.com. From time to time in the future, other updated information and notices concerning this proceeding may also be posted at SIPC's and/or the Trustee's website.

Dated: January 2, 2009

New York, New York

Irving H. Picard, Esq.
Trustee for the Liquidation of the
Business of Bernard L. Madoff Investment
Securities LLC

EXHIBIT B

Jerusalem Post and Ye'diot Achronot

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Applicant,

٧.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Defendant.

Adversary Proceeding

No. 08-01789-BRL

AFFIDAVIT OF PUBLICATION

I, Adam B. Levin, being duly sworn, hereby certify that (a) I am Senior Account Executive at Miller Advertising Agency, Inc., an advertising agency, and (b) that the advertisement of which the annexed is a copy was published in the following publications:

Jerusalem Post Daily (Israel) Edition in the issue dated 1/2/09

Jerusalem Post International Edition in the issue dated 1/2/09

Yedioth Ahronoth Daily (Israel) Edition in the issue dated 1/2/09

Yedioth Ahronoth International Edition in the issue dated 1/2/09

(Signature)

(Title)

Sworn to before me this: day of _______, 2009

Notary Public

"OFFICIAL SEAL"
Lori Hummel
Notary Public, State of Illinois
Commission Expires 12/20/2010

נדרה מיכו באלה ואר רות לא מ סבחינה כנ 737 ברוך, אטי שתילי היו וטלום, שנ אטרו כי ל ברת על ה

NO.

ול ג'ינ הדנ בים בים בים בים

הכנ רגיו סמ לחי

13" 13" 13" 13"

223

K2 מאת ו 1022

בע עם בשכוע בשכוע טינטי. ע מחגרולו UND

מלימו

כודכה

מות המיכינ פריסין

7*17 מטרר בבקשה

זייורני ר EX. DO

מתב ק

קשורה משרר ו

ביע אלי

רצלי, וו קטאק נ להגיע י

הודיע: אם כן,

רולר". ו

לוזיכנס

יסכימו

. NOCK'E 1 21/31

מב, אמכ

(0.7

פרוב לו

דאוול. י רישום, העביר

לדדיכטי

3 01

מכן נפילה טורי בהשתופות הילרים, הטוגעים והצםי נים. המנבח, על פי הברעת הילדים, היה יואב דיו, שהצוקחרים בכיסא שלידו התחלפו בזה אחר זה. ביניהם אנב, גם יו"ר ושתאשות אבי לותן. בינתיים, בעמרה נוספת עשה ביתיספר לאיתי שכסר,

אני מחוק את וחילי בה"ל שכנבול הדרועי ושפוה שיפינו את המסרות רוחורו בשלום. היתני מעריף



נילום: ראובו שוורע

בצרדי היום, יואב זיו ואבי לחון במונדיאל פלייסטיישן. משמאל: קיציס וחברים

WIND WITH DEPOS DESTRUCTION OF THE COLUMN TO THE COLUMN TO

הטיולים בוללים ארותות בוקד, בניסות לאתרים, וטיסות הלוך וחבור לאצרב

מסלולי הטיולים לעוגת החורף!



הרשמה ופירום לסיול במשרדנו: 4427.49.817

לשעבר בתובע התחוזי שניו-יורק FORMER PROSECUTOR



ייצוג אמיו תהיף ומהצועי:

כל התיקים הפליליים עבירות תנועה כל סוגי התביעות האזרחיות תביעות שוכר / משכיר דובר עברית

www.mozaLaw.com

בעל הסמכה בניו יורק, ניו ג'רזי וכל בוני המשפט הפדראליים

(718) 470-1206 Queens

ניתן להשנה 24 שעות

(516) 741-0003 Nassau

יורם נחימובסקי, עויד

נסקים ומקומות בינלאימיים. הם ההתמחות תמיוחדת שלנו! טל. 212-964-5056 212-267-1199 .opo





וונקורט אינטרנשיונל טראוול בע"מ

15 West 34th, St., Floor 5, NY, NY 10001 Tel: 212-689-2323 E-mail:Concourse,travel@gmail.com

שרות מיותד לאנשי שסקים

Corporate Accounts Welcome

Last Minute Booking at Low Advanced Purchase Prices

טיטות לישראל ולכל רחבי העולם

תבילות נופש:

צוע ידיא ומנוסה דוכר עכרית ואנצאית שיוט, קלאב-מד, פלורידת, הוואי, הקריביים ועוד...

CIT Concourse International Travel, Inc.

UNITED STATES BANKBUPTCY COURT FOR THE SOUTHERN DISTRUCT OF NEW YORK

SECURITIES DIVESTOR PROTECTION CORPORATION. otiff-Applicar

BERNARD L. MADOFF INVESTMENT SECURITIES LLC.

Adversary Proceedia No 08-01789-BRL

Defendant

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

NOTICE IS HERESY OVEN this on December 13, 1008, the Hemorable Louis A. Stanton of
the United Staten District Court for the Southern District of New York, evanred an Order granting the
application of the Becurities structor Protection Corporation ("SIPC") for issuance of a Protective
Decision of the Becurities structor Protection Corporation ("SIPC") for issuance of a Protective
Decisor"), are in need of the protection afforded by the Sociatiles Investor Protection Act of 1970,
IS U.S.C. 3§ 78ans at seq. ("SIPA"), Irving N. Picard, Esq. ("Timstee") was appointed Trustee for
the injunitation of the business of the Debtor who wish to avail themselves of the protection afforded to them
anter SIPA are required to like their claims with the Trustee whitin sairty (60) stays after the date of
this Notice. Customers may file their claims up to six morethe after the date of this Notice; however,
the filing of claims after the sixty (60) day peried but within the air mooth period may result in less
protection for the osetomers. Such claims studied by filed with the Trustee at Irving II. Firstend Esq.
Trustee for Bernard L. Madoff Investment Societivica LLC, Claims Processing Cener, 2100 McKinney
Are, Saite 800, Dallas, TX 75201. Customer claims will be deemed filed only when received by
the Trustee.

Vectors for the filing of customers' chains over heavy mailed so customers of the Debror as their name and addresses appear on the Debtor's books and secords. Customers who do not receive such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the

address shown above.

Claims by broker-dealers for the completion of open contractual communitations the filed with
the Trustee at the above address within thirty (20) days after the date of this Novice. Broker-dealer
claims will be deemed to be filed only when received by the Trustee. Claim forms may be obtained
by writing to the Trustee at the address shown above.

All other creditors of the Debtor must the formal proofs of claim with the Trustee at the address
shown above within six (6) months after the date of this Notice. All such chains will be deemed filed

ly when received by the Trustee. No claim of any kind will be allowed unless received by the trustee within siz (6) months after

the date of this Notice.
ALTOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Prosource Decree, certain acts and prosperiting stations the Debut and its property are stayed as provided in 11 U.S.C. § 362 and by order of the United States District Coart for the Southern District of New York extend on Documber 15, 2008 by the Honorobie Louis A. Stanton

13, 2008 by the Honorable Louis A. Simiston.

MEETING OF CREDITIONS

NOTICE IS HEREBY GIVEN that the first meeting of customers and ereditors will be held on February 20, 2009, at 10:00 a.m., at the Auditorium at the United States Sankrapury Court, Southern District of New York, One Bowling Green, New York, New Yor rly come before said as

properly come before said meesing.

HARRING ON DISINTERESTEDNESS OF TRISTEE AND COMMENT. TO THE TRISTEE

NOTICE IS HEREBY GIVEN that the Pubruary 4, 2009, at 10:00 a.m., at Courtmont 601 of the

United States Bankrupery Court, Southern District of New York, One Bowling Groom, New York, New

York 10004, has been sets the time and place for the harring before the Humanble Burnon R. Lifland,

United States Bankrupery budge, of objections, if any, to the retention in office of Irving H. Picard,

Eq., as Trustee, and Baker & Hostetter LLP, as counsed to the Trustee, upon the ground that they are

not qualified or not disinterested as provided in SIPA § 73ecet (b)(6). Objections, if any, must be filed

and less than five (7) days price to such hearing, with a copy to the arrived on counsel for the Trustee at

Baker & Hossetter LLP, 45 Rockerfeller Plaza, New York, New York (011), ator: Douglas E. Spelfogel,

En., as to be mornising an Energy than the Cold sides before the hearing.

Eq., so to be received so Energy fram for (5) days before the hearing.

NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to customers, the customer chain form, and instructions as well as the SIPC brochere may be found on SIPC's whitee a work this form, and instructions as well as the SIPC brochere may be found on SIPC's whitee a work this congruence may be found on SIPC's whitee a work this congruence may be found on SIPC's white a work this congruence may be found on SIPC's whitee a work this form, and instructions as well as the SIPC's who we will be sufficient to the support of the From tiene to time in the future, other unclased information and notices concerning this proceeding ma also be posted at SIPC's and/or the Truster's wobsise

January 2, 2009. New York, New York

leving H. Picard, Esq. Truster for the Liquidation of the Business of Bornard L. Maduff Inversent Securities LLC

התיכתית הברותא אשבה 10 10 בילרים פומו ביפילונות, התיכתית הברותא אשבה 10 בילרים פומו ביפילונות, לחתויר את ושבר לעיניים ואת את הנשדה המשה אצל כל אונה כשי נים הראשונית היסטו הורים לשלות

את תשורת המצמו כה עו ער כי אין 'KI איתורים. לעיתים אוי קורה שתלכידים 101 מניעים לנית הכפר אף שהם הולים כדי לא לא להחמים שיעור עם לרטו חלמירים רבים שעישנו לפני שהגיעו לבית הכי שר הפסיפו את העדבל המויה כדי שלצ לפטע בביצועיהם הספורסיביים.

שני שלו אני

שאבי היום. ה

במיותר - הא

ענים להם אר

מס ראייים. או

לאהר התחרום

חושוה. כרס ברת אל על

אין, 40 מי. לתלמידיהם

ynet והשתלו

כמד של מע

התעלם ב

הוסרה רע

אף בקשת

(307023

סשרד הרו

רת הרשיכ

לשרים כ

אם גם לם

לג אבל הפרויסם עבר בנהירות ספה לאחז וכעת כותר הצלהה". בכית הספר יש משמעת קפרנית: לחלטירים אסור להגיע לשיעורים עם

אלינו את ילריתם משום שחפשו שוה ממערכת החינור כגלל פפיים כליטר יתפרש כהודאה בכך שילריהם נכשי רים או בשל בעיות משמעת.

המסרה העיקרית של בית הפֿמר היא להציל את התלמידים האלה מפני הידרדות מחלכת ולהחויר להם את האמון כעצמם. מכיוון שמרוכר בחלמי רים המתקשים כלימודים, אין כית הספר מתיימר להסביר אותם כחינות בגרמו. לרנר יצר לתלפירים מסלדל אתר, שונה מהרניל, שמעלה אצלם את המנסיכציה לפיים את הליפורים התיכוניים.

דטירור לפטוב של התלפירים - זה המופי שפוכיל את שמואל לדנה, מודה לוצטר גוסני, שוקים יתר עם אנשי חינוך נוססים היכון מיוחד הצולם תלמידים מהמשים שנשרו ממערבת השענה.

לרנה חושב רעננה, לישד בעבר חינור נופני כאוניברטיטת בריאילג

i,



כ-4,000 המלצות כבר הגיעו לתחרות "המורה של המרינה"

השמות שמורים במערכתג "הוא טים לילדים לפווב את עולם הפשע ולהתגיים לצבא, אני היותי תלמיד בקייוני וחייתי מרבה להמתבת... הוא הואל להיפגש איתי באופן אישי וגם כשניסיתי להתתמק הוא לא ויותר. הוא החדיר כי ערכים של אהכת הכרינה וסיפות המולרת, אכל מעבר לזה תוא לימר אותי להיות בו ארבוי ליכד אותי לכבה, לחלוק כבור לוולת, להתגבר על פוזרים ועל יצרים לא בריאים. בעור חודשיים אני כשתואיר משירות בסיירת בנתנים. לא האמנתי בעצמי שאני מואגל - הוא נרם לי להשמיו בעצמי, הוא כלי

ספק שינה את חיי. כלי ליודי צמור ועק־

מאת נגה אולמרט 21 יום חלפו מאו הכריוו אחרונותי ומפעל הפים על פתיוצתה של תחרות אהמרח של המרינהי, שבי כמנרתה ייפחרו המשת המודים המצי ביינים של ישראל – ולאתר ואוצרות כבר הגיעו שמוויום של כ־4,000 מו־ רים מושמרים. שישה ימים כלבד נותרו ער תום חוצישטה לתחיות.

ההמלצות הרכות שהגיעו מתייחסות למורים לחלמידים מכל שכנות האוכלוי סייה ומכל המנורים.

כך, למשל, חלמיד לשעכר מידושי לים ממליץ על המורה שלו לחניך וכל

ובמשרו

שופטת קבעה כי משרר הדתות יפצה שלושה בתי כנסת רפורמים על

מאת ניסן שטראוכלה

משרד הרתות ילא ככיריי בתנועה וצרי מודטית: המשרד סירב לחבנים לרשימת בתי שהופיעה באתר משרד הגדעות.

קביית השערתים, וכשט המלאנ תוק איסוד אפליה במוצרים וכשירותים ובכניסה למשימות

על סמך החוק הזה נתבעים לא אחת מר

כתב יידיעות אחרונותי

תכנפת באתר השינפרעם שלו את בתי חבנ-פת וציפורטיים – וכקצובוז תבעי היפירטים את תביינת בפינוו לאפליה. התנועה המתמכה בתביעתה על היק סלי

בירור ולאפונות ציבוריים.

עוזנים ברוצי הארץ לאואר שהואליטו לעשות

סלקניה בכניסה לפוערון ולמנוע מבליינים להיכנס פנימה תוך יצירת אפליה. אלא שהי פעם הסלכנות בכניכה היה כשרד הרתות. וצי שנשארו בחוץ היו שלושה כתי כנסת רפודי מיים. שלא נכללו ברשיטת כתי הכנסת כארץ

"בילינו שכאתר של משרד הביתות יש מאגר בתי כנסת מכל הארץ, ולמרות שהיו

שלושה בתי כנסת של קהילות ויפורמיות **ERICIVI** מחזבי הארץ. "פנינו למשרד הרתות, והוא

הדרכון אבד לכנ שלמו 1,000 שקל

כתבת "ידיעות אחרונות" מאתמולו הדבון ושים במקום דרכון שנגנב ונו אבר עולה 1,000 שקלים – פי ארבעה מדיכה

כפי שכנד פודכם כ"ידיעות אחרונות", שרי הפנים והאוצר הואינצ לייקר שורה של שירותים

בשפבות הייפוד פנתה אחפול האנודה לוכניות

בפנייה כציין עו"ר עודר פלר כי משרר הפנים

סירוחים חנוב כך לפנוע בזכוחת היסוד למופש התנועה וליציאה מו הארץ, עד לביטול התפנות תובע עו"ר פלד יותרות לפקידי משרד הפנים להימנע מהנבייה האמורה.

באור. אולם משרד הפנים אינו ריטאי לכרפה באמצעים

מאת נורית פלתר. חרש. שינוי חשם יצלה לכם 100 שקלים.

החל משובות מופעלות תכנות חרשות של משי רד הפנים הפייערות את מרכית השירותים הניתי נים בנגיעי מנהל השכלוסין.

הניתנים במשרר הפנים, הלקם כאלה שניתנו ער היום כורנס.

האנרת לשר הפנים וליועץ תמשפטי לממשלה בר רישה לאסור על נביית האגרה ולכטל את התקנות בכלתי מופיות לויכריבת.

אינו רשאי להטיל קנסות כאמצעות אגרות בעכור

עו"ר פלה "שמירה על דדכונים היא הכליח השובה

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION. Plaintiff-Applicant

No. 03-01789-BRL

BERNARD L. MADOFF INVESTMENT SECURITIES LLC.

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LL CAND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

COMMENCEMENT OF LIQUIDATION PROCEEDING
NOTICE IS HERRENY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of
the United States District Court for the Southern District of New York, ensered an Order granting the
application of the Securities Investor Protection Corporation ("SIPC") for insumer of a Protective
Decree adjudicating that the customers of Bernard L. Madoff Inventment Securities LLC (the
"Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970.

15 U.S.C. \$\frac{1}{2}\$ 78ans ar seq. ("SIPA"). Invise H. Picard, Exq. ("Trustee") was appointed as courset to
the liquidation of the business of the Debtor, and Baker & Honoster LLP was appointed as courset to
the Trustee. Customers of the Debtor who wish to avail thermsclves of the protection afforded to them
toated SIPA arm required to fit their claims with the Trustee within sixty (60) days after the date of
this Notice. Customers may Ele their claims up to six months after the fate of this Notice; however,
the filing of claims after the sixty (60) day pariod but which the Trustee of the Protection for the customer. Each claims should be filed with the Trustee at laving H. Picard, Exq.
Trustee for Bernard L. Madoff Investment Securities LLC, Claims Processing Center, 2100 McK meey
Ave., Saite 300, Dallin, TX 75201. Customer claims will be deemed filed only when received by
the Trustee.

Forms for the filing of customers' claims are being assiled to customers of the Debtor as their pant and addresses appear on the Dobace's books and records. Customers who do not receive swithin seven (7) days from the date of this Notice may obtain them by writing to the Trus

Claims by broker-dealers for the completion of open constrained commitments must be filed with the Trustee at the above address within thirty (30) days after the date of this Notice. Broker-dealer chains will be deemed to be filed only when received by the Trustee. Claim forest may be obtained

must win a e accused to the anderess shows above.
All other creditors of the Dobtor must file formel, provide of claims with the Trustee at the address two shows within six [6] months after the date of this Notice. All such claims will be deemed filed

No claim of any kind will be allowed unless received by the trustee within six (6) months after

AUTOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain acts and proceedings against the Debtor and its property are stayed as prevised in 11 U.S.C. § M2 age by order of the United States District Court for the Southern District of New York entered on December ted in 11 U.S.C. § 362 and 15. 2008 by the Honorable Leuis A. St MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first specing of customers and creditors will be beld on February 20, 2009, at 10:00 a.ms., at the Auditorium at the United States Bankruptcy Court. Southern District of New York, One Bowling Green, New York, New York 10:004, at which time and place HEARING ON DISPATEREST EDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE

NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10:00 a.m., at Courtroom 601 of the sized States Brakruptcy Court, Southers District of New York, One Bowling Green, New York, New York 1000-i, has been set as the time and place for the hearing before the Honorable Burton R. Lift and York (1904), has been set as the time und piece for the hearing before the Honorable Barton R. Lifland, Inhited States Bonkruptery, budge, of objections, if any, to the retention in a office of irving 1.1 Picard, Esq., at Trustee, and Baltor & Horsetter LLP, as counsel to the Trustee, upon the ground that they are not qualified or not disinterested as provided in SIPA § 780es(b)(f), Objections, if any, must be fitted and less than five (\$) days print to such bouring, with a copy to be nerved on counsel for the Trustee at Balter & Hostetler LLP, 45 Rockefeller Plaza, New York, New York 10111, attn: Douglas E. Spelfogel.

Edge, as to be received no fewer than five (5) days before the hearing.

NOTICE IS HEREBY GIVEN that exples of this Kusine, the lease to consomers, the customers takin form, and instructions as well as the SIPC brechate may be found on SIPC's website at warms sign any under Proceedings Liquidations and on the Trustee's website, www.madelibraries.com.

From time to time in the stature, other updated information and notices concerning this proceeding may also be posted at SIPC's and/or the Tristse's web

New York, New York

living H. Picard. Esq. Trustee for the Liquidation of the Business of Bernard L. Madoff Investment Securities LLC

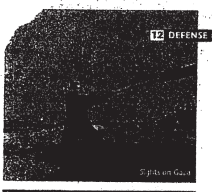
לאור ז הפיפטת ב נג נוסחי תפילה שונים לא היה אף נוסח רפו־ רמי, ושום בית כנסת רפורסי לא הופיע שם", המדינה פי כנמת רפוד אומרת עלד אורלי ארוילווניסקי, שייצנה



ישר יותר, תור במשדד הפנים - וצילום ארכיוו: כא

בלתי תוסים. החום לא תחיר לבשרר הפנינ סחת על מי שאיבר את דירבונו. אין נו הפע שמשרד הפנים עושה שימוש בססכתו לנ בעבור שירוונים כדי להעניש, אף שירוע לי מסמר לעשמו וצו".

.





UNITED STATES BANKRUPTCY COURT POR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION. Plaintiff-Applicant

THE WALLEY PLAN

BERNARD L. MADOFF INVESTMENT SECURITIES LLC.

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

COMMENCEMENT OF LICUIDATION PROCEEDING

NOTICE IS HERBEY GIVEN that on December 15, 2008, the Homomble Louis A. Smaton of the United Sonus District Courl for the Societies I New York, entered an Order greating the application of the Societies I have to Court for the Societies I new York, entered an Order greating the application of the Societies I newstor Protection Corporation ("SIPC") for issuance of a Protective Decree application of the securities I newstor I need of the protection afforded by the Societies I newstor Protection Act of 1970, 15 U.S.C. \$\frac{1}{2}\$ Tenare at eq. ("SIPA"). Inving II. Picand, Esq. ("Pastice") was appointed Trustee for the heighthout of the business of the Debtor, and Baker & Hosistel LLP was appointed at course to the Trustee. Castomers of the Debtor which with to avail themselves of the protection afforded to them under SIPA are required to their claims with the Trustee within sixty (60) days after the date of this Notice. United SIPA are required to the date of this to date of this Notice, between the filling of claims after the sixty (60) day period but within the six months after the date of this Notice. Interest the filling of claims after the sixty (60) day period but within the six month period may result in less protection for the customer. Such chains should be filed with the Trustee at freigh II. Picart, Esq., Trustee for Bernard L. Madoff investment source that of the demand filed only when received by the Trustee. will be decreed filed only when received by the Trustee.

Forms for the fiting of customers' claims are being mailed to customers of the Debtor as their addretons appear pu the Debtor's books and apparels. Customers who do not receive such finms within days from the date of this Notice may obtain them by withing to the Trustee at the address shown above. ers who do not receive such flams within seven (7)

any a treat are due to the review may construct or of writing to me I cristics at me normers among more.

Claims by bruker-dealers for the completion of open contractual commitments must be filled with the Trustee at the above address which thirty (30) days after the date of this Notice. Bruker-dealer claims will be deemed to be filled only when received by the Trustee. Claims forms may be obtained by writing to the Trustee at the address.

All other creditors of the Debtor must file formal proofs of claim with the Trustee at the address shown above within six (6) months after the date of this Notice. All such claims will be deemed filed unity when received by

No claim of any kind will be allowed unless received by the trustee within six (6) mouths after the date of

AUTOMATIC STAY OF ACTIONS A GAINST THE DEBTOR

NOTICE SHEREBY GIVEN that as a result of the issuance of the Protective Decree, cortain acts and recordings against the Debtor and its property are stayed as provided in 11 U.S.C. § 362 and by order of the United States District Court for the Southern District of New York entered on December 15, 2008 by the Honor

MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be held on February 20, 2009, at 16:00 a.m., at the Auditorium at the United States Booksuptcy Court, Southern District of New York, One Bowling Green, New York, New York, 1000, at which time and place customers and creditors may attend, examine the Debtor, and transact such other business at stay properly come before said meeting.

HEABING ONE DISTRICT ENDING TO THE TRUSTEE AND COUNSEL TO THE TRUSTEE MOTION TO HEREBY COURSE.

HEARING ON DISINTERESTEPHESS OF TRUSTEE AND COURSEL TO THE TRUSTEE

NOTICE IS HEREBY GIVEN that on Pebruary 4, 2009, at 10:00 a.m., of Courtnoon 601 of the United
States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, 10:004, has
been set as the time and place for the hearing before the Honorable Burson R. Liffond, United States Bankruptcy
Judge, of objections, if any, to the retention in office of Paring H. Pleard, Eng., as Trustee, and Balter & Hostotler
LLP, as coursed to the Trustee, upon the ground that they are not qualified or not distincerested as flowled in SIPA,
§ 78ccc(b)(6), Objections, if any, must be filed not less than five (5) days prior to such hearing, with a copy to be
served on counsel for the Trustee as Balter & Hostotler LLP, 45 Rockfelter Plaza, New York, New York 10111,
antic Douglas E. Spellings, Eng., as to be received on folier than five (5) days before the hearing.

NOTICE IS HEREBY GIVEN that cupies of this Notice, the letter to customers, the customer claim form,
and instructions as well as the SIPC brochure may be Bound on SIPC's webbits as serves are used for the customer.

Liquidations and on the Trustee's website; www.madofibrance.com. From time to time in the future, when updated nation and notices concerning this proceeding may also be posted at SIPC's and/or the Trustee's web

Dated: January 2, 2009 New York, New York

Irving H. Picard, Esq. Trustee for the Liquidation of the Business of Bernard L. Modoff Investment Securities LLC

Weigh your options.

Get the scales tipping in your favor. Advertise in The Jerusalem Post.

For details contact Sigal Nahissi at 212 742 0505 [ext. 106] sigaln@jpost.com

Doc 42533-31e (File 1020) 25020 / 2011 (February 1025) 2012 (2011) 104 x his x hib is 3

FORFIGIN JOURNALISTS reporting from Science have been influenced by first-hand experience of life under rocket line. Meanwhile IDF spokesman Avi Benayahu (Inset) says new media is the future for nunicating Israel's message. (And Schall(AP)

Brig.-Gen. Avi Behe IDF's spokesman, erusalem Post.

iu has overseen a new n in the spokesmen's rd these on-line outtaking his unit's sento an infunive new rishop at the interdis-Center, Herzhys in This has translated dusion of new initia-

a the internet. ube channel estabthe IDF a day after ning began has he second-most popincl on the popular rideo-sharing stre, over 386,000 page he first half of ThursMeanwhile, the IDF has been in regular contact with over 50 major American blogs covering the fighting.

Within Israel, a new videoon-demand channel will launch over the weekend on the HOT cable network carry-ing nothing but IDF footage from the fighting. Even Israel's major cellular compaorange, will begin offering the army footage over 3G cell phones in the coming days.

The new media lets you

present your content at all times on all existing plat-forms, so it's there when the consumer wants to see it," explains Lt.-Col. Dinor Shavtr, commander of the Filming Unit in the IDF Spokesman's Unit. Shavit is the coordina-tor for the dissemination of the 23 videos and 48 still photos the fDF has released to the world so far.

The array is creating, inititing, thinking shead. We have photographers embedded in all the units preparing to enter Gaza, and we already have incredible footage that

we are planning to release [ii] we go in," he says.
"Explaining your actions is a kind of ammunition in this sort of war," says Benayahu, and Israel has entered the new media arena in true military style, with broad coordination across government agencles.

To that end, one of Shavit's most crucial missions is to disseminate the material within the Israeli government itself, to the Foreign Ministry in Jerusalem and military attaches and ambassadors around the world. court on the matter.

The move was the latest in an onining legal battle between the government and the group representing foreign journalists month-old hun on freeign carrespondents entering Gaza.

brael originally imposed the blanker han following an upswing in Palestinian rocket attacks, but the issue took on added urgency in the wake of this week's massive assault against Hamas targets in the

"We have respectfully asked that the court allow more than the eight people that the state agreed to," said Glenys Sugar-man, executive secretary of the FPA

She said that 12 was the "absolute minimum" number that would meet the needs of that would meet the needs of the motiley of journalists – including television, radio, print and photographers – eager to gain entry to the coastal strip, and that cutting the mumber down by one-third was "huggly problematic."

"We don't think that the

Date (fficient) by the Tel Aviv-based foreign Press Associa-tion, which had petitioned the o; giving them an "exclusive monopoly" on Gaza news Sometimes this is all right, but The court is now expected to

rule on the exact number. In the past, Israel has voiced its displeasure with the innerrational media's coverage of events in Gaza, annuing that such coverage inflated Palestinian suffering while not always

tary actions were in response to Palestinian attacks.

The head of the Government Press Office said Wednesday that he actually preferred Pales tinian stringers and reporters covering the news from Gaza instead of foreign journalists.

instead or roteign journalists since international journalists were routinely used and exploited by the Islamic regime. "Based on our experience from the war in Lebanon and the way the foreign press has conducted lixelf in Gaza, we know that Hamas is in complete control of the news, and that reports from Gaza are car-ried out under duress," GPO

director Danny Seaman said.
"Foreign media in Gaza will become fig leaves for the news. instits Benayahu. The said and supering the said and supering supe

groups give gov't top grades andling of Gaza operation

edia outreach that nied previous Israeli of the past decade. happening in Gaza, intinued, has been insparent than the in Lebanon, where in was deliberately the number of its had been killed. le initial reporting

uary 1 Span

TEL AVIV

provided a good amount of context and background about the current fighting -for example, that Israel had been facing years of rocket attacks before taking this action - that information was harder to find as the media nished to keep up with the

unfolding events.
Though Mizrahi has succeeded in holding recent

which hundreds of Journal ists have participated, she also expressed frustration that the larger context for Israel's actions was often being lost with the day-by-

day coverage.
The unfortunate thing is that people in the news business tend to cover only what's new today," she said.

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

The coordination and dis-

journalists and - through the internet - the wider world, has

replaced the traditional wartime press conference held regularly by the IDF Spokesper-son's Unit during the 2006 Sec-ond Lebanon War.

instead, IDF spokespeople are in direct real-time com-

munication with fournalists and offer quiet background briefings to Israeli officials,

media and foreign reporters."An army has to

fight, not to spend its time in from of television cameras,"

BERNARD L MADOFF INVESTMENT SECURITIES LLC,

Adversacy Proceeds No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BEHNARD L. MADOFF INVESTMENT SECURITIES LLCAND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LEGISLATION PROCESSING

NOTICE 15 HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, outstool an Order granting the application of the Securities livestor Proceeding Comparation ("SRFC") for instances on a Protective Decree algorithming that the customers of Barnard L. Madoff Investment Securities LLC (the "Debtes"), not in need of the protection allorded by the Securities Investor Protection Act of 1970, 15 U.S.C. \$87 Them as see, ("SIFA"), laring M. Picond, Eas, ("Timeter") was appointed Tracter for the liquidation of the business of the Debter was that Bakes & Hosetfer LLP was appointed as commel to the Trustee. Customers of the Debter who wish to avail themselves of the protection afforded to them under SIPA are required to file their claims with the Trestor within starty (60) days after the class of the Debter with which the Trestor within starty (60) days after the class of the Debter than the Trestor within starty (60) days exceed by the Trustor of the Trestor of the Protection of the Collision Start the class of the Debter than the Trustor of the Trustor of the Protection of the Collision Start the class of the Debter of the Trustor of the NOTICE IS HEREBY GIVEN that on Operation 15, 2008, the Honorable Louis A. Stanton of the

forms for the filing of customers' claims are being midfol to customers of the Debtor as their some and tenses appear on the Debtor's hooks and exceeds. Cantomers who do not receive such forms within seven lays from the date of this Notice may obtain them by writing to the Trustee at the address shown above.

(7) mays from the case or any social may community writing to the treatment of an attendance with above.
Closius by broker-declers for the completion of open contracted commitments must be filed with the
Thusics at the above address within thing (20) days after the date of this Notice. Broker-dealer classus will
be decemed to be filed only whos received by the Trustee. Claim forms may be obtained by writing to the

Finalco at the skiderat shows shows.

All other creditors of the Debtor must file formal proofs of claim with the Trustee at the address shows above within six (6) months after the date of this Notice. All such challens will be deemed filed only when received by the Trus

No cision of any kind will be allowed unless received by the trustee within six (6) months after the

AUTOMATIC STAY OF ACTIONS AGAINST THE DERTOR

NOTICE IS HEREBY GIVEN that as a result of the insurance of the Pro proceedings ngainst the Debtor and its property are sayed as provided in 11 U.S.C. 3-302 and by order of the United States District Court for the Smathers District of New York entered on December 15, 2006 by the Honnrable Louis A. Stanton.

Homerable Louis A. Stanton.

MEETING OF CREDITORS

NOTICE IS HERREN GIVEN that the first meeting of customers and eraditors will be lated on February
20, 2009, at 10:00 a.m., at the Auditorium at the United States Bankruptcy Coort, Southern District of New
York, One Bowling Green, New York, New York (10004, at which then and place customers and cenditors may
attend, exunition the Debtor, and thanund stock other business as many proposity came before said meeting.

HEARING ON DESINTERESTEEDINESS OF TRISTEE AND COMINGE, TO THE TRISTEE
NOTICE IS HEREBY GIVEN that on February 4, 2009, at 1600 a.m., at Constroom 601 of the United
States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York toldy, has been set as the times and place for the hearing before the Honorable Barica R. Lilland, United States
Bankruptcy Judge, of objections, if any, to the retention in office of laving 11. Fixent, Exq., as Truston.

and Baker & Hoststler LLP, as equined to the Truston, upon the ground that they are not qualified or not
obstiterated as provided in SIPA § Hosselby(5). Objections, if my, meet be filed not less than five (5) days
prior to such therring, with a copy to be served on counsel for the Trustor at Baker & Hosselfor LLP, as

than the (3) days belies the hearing.

NOTICE IS HERREY GIVEN that copies of this Notice, the letter to customers, the customer claim form, and interactions as well as the SIPC brochese may be found on SIPC's website at <u>scarcing and</u> under Proceedings/Liquidations and on the Transco's website, www.madoffleastec.com. Pives time to time in the w updated information and notices concerning this proceeding may also be posted at SIPC's and or the Trustee's mebuite.

Dated: January 2, 2009 New York, New York

irving H. Picard, Esq. Trustee for the Liquidation of the Business of Bernard L. Misdoff Investment Securities LLC

THE JERUSALEM POST **NATIONAL ELECTIONS 2009**

singlish Language Forums

will be inviting our renders to meet and hear representatives a all the major parties at a series of meetings.

victor entendars. Further details to come.

Menahem Hall (adjacent in Ramburi Symgingue), 39 Rechev Hallelton, Neve Shu'man (co-up staired by EMUNAH) ary 13 8 pm ary 18 8 pm AACT Hail. 28 Shomed Hamatziv NETANYA ary 25 8 pm RA'ANANA to be amananced The Jerusalem Great Synagogue, 56 Rehov King ary 31 8 pm **JERUSALEM** icu-spongopal by AACI and The Jerusalem Great

> Ben Datiel, 62 Rehov B'nei Dan per-spensoral by AACI

EXHIBIT C

USA Today (National Edition)



7950 Jones Branch Drive • McLean, Virginia 22108 (703) 854-3400



VERIFICATION OF PUBLICATION

COMMONWE	LTH	OF	VIRGINIA
COUNTY OF F.	AIRF	AX	

Being duly sworn, Antoinette Chase says that she is the principal clerk of USA TODAY, and is duly authorized by USA TODAY to make this affidavit, and is fully acquainted with the facts stated herein: January 2nd 2009 on the following legal advertisementSECURITIES INVESTOR PROTECTION CORPORATION v. BERNARD L.
MADOFF INVESTMENT.... published in the national edition of USA Today.

Principal Clerk of USA TODAY January 5th 2009

This 5 day of //www.

. .

Notary Public

Marcus Dane Edmonds Notary Public ID 7165468 Commonwealth of Virginia My commission expires 09/30/2012 d Suah Palin missed becuming

first female president and president, and a year when tratian continued to mount the corporate side over the idding progress of women. It's not just that the number of

nale CFOs is barely inching up. amen now receive about six in amen now receive about set in college degrees, yet near the 1 there remains slow progress the number of female direc-s, officers, highest paid — and men in the pipeline, according research by Catalyst, Corpo-elibrary and others. USA TODAY has tracked the

ick performance of female Os in the Fortune 500 for years. e armual examination began in 03, when female CEOs so outoriginal representation of the second of the ng to the theory that the glass ling was so difficult to crack ang was so dilucted in crack is the women who made it to wap were more talented than

ir male counterparts. Then came 2005, the ouster of then came 2005, the union of ty Florina at Hewlets-Packard, whether in the number of decline in the number of the CEOs from nine to sever, 1s 12 percentage-point stock riket under-performance ong the women who ong the women who re-ined in 2006 and 2007, per-nance of men and women almost identical.

he year 2008 knew no gender its devastation. The S&P 500 38.5%, its worst year since 17. But the S&P 500 perned 4 percentage points bet-than the average large compa-run by a female CEO, down 7%. The best-performing of farms led by women was & Foods, down 18% under ie Rosenfeld, Sunoco fell 40%

2006, but lost just 4% since moting Lynn Eisenhaus to on Aug. 8 (the S&P 500 fell (that same period).

he year was bad enough to iterate career performance, e of the 12 companies have lost money for any share-ler who invested on the day der who im women got the job. The only eptions: Susan leey at sobacco-upany Reynolds American I the two most-tenured warnthe two most-tenured warn-Andrea Jung at Avon and a Mulcalry at Xerox Avon Is 652 charing Jung's nine years, (Xerox is up 12 charing Mulca-615 years. Reymolds is up 6½ years. Reynolds is since lvey began in 2004.

18 was tough for all

Sunaco stack declined dily throughout, although the sing largely stopped under shares, 52, who replaced the stop John Drosdick. In an e-ite USA TODAY, Elsenhars ac-weedged the decline and said 1 all relating companies have in hurt by lower margins and the market has yet to recog-that the company's code duction and logistics busi-ses "differentiate us from our ning peers." dily throughout, although the

ning peers." · Kraft Foods best the S&P by 21 percentage points, Ro-feld, 55, appeared last month he USA TODAY CEO Forum. ere she said that corporate di-ity in all areas continues to Rosenfeld has been CEO of it since 2006, but did not be-te a furture 500 CEO until the spany was spun of from Altria farth 2007. Company stock is

m 15% since.
PepsiCo's stock was down i and is down 162 since Indea 34, 53, took over in October 85. Nouvi ranks No. 3 on ses magazine's list of the 100 hes magazine's list of the 100 it powerful women and is the test-ranked CEO, ahead of CBOs such as Sen. Hillary don, Queen Elizabeth and

don, Queen Enzabern and se Speaker Nancy Pelosi. Discount apparel retafler TJX Max, Marshalls, A.J. Wright) lost 28% under Carol Meyro-c. 54, and fell 30% since she



At PepsiCox Indra Nooyi ranks No. 3 on Forbes magazine's list of the 100 most powerful women and is the highest ranked CEO, ahead of non-CEOs such as Sen. Hillary Rudham Clinton and Oueen Fitzbeth



At DuPont: Ellen Juliman be-



At Kraft: Irene Hosenfeld has been CEO of Kraft since 2006.



At Avont Stock is up 65% during CEO Andrea Jung's nine years.

Spling risk, collaboration and arthliguity, will outperform a compection that relier on the leadership of a single set. It hap-pers that companies are dom-nated by men, but they probably yould not perform better if dom-inated by wurnen. Women agent inated by women. Women aren't better, Rosener says, but they bring to the table something that

bring to the table something that men don't have.

Women are paid worse at the top. A 2008 survey of CEO pay at 3,242. North American companies by the Corporate Library found that female CEOs earned more in base pag, but when cash noruses, perics and stock compensation were included, women analis a median \$17.00 million or reading a median \$17.00 million or the state of the compensation were included, women and the state of the compensation were included, women and the compensation when the compensation were included, women and the compensation when the compensation were included.

perisation were included, women made a median \$1.7 million, or \$8% of what made ECOs made. This year is not starting out much better. The jamany Horward Business Review includes a \$60-degree feedback study by Hermina four a and Othia Obodaru. It finds that formale leaders are seen by all around them to be strong in such traits as tenacing and emotional intelligence, but trait men in one important aspect. Their superiors, peers and subordinates say that women leaders lack vision.

Contributing: Matt Krantz

become women.

> University of New
Mexico professors Michelle
Arthur, Robert Del Campo and Harry Van Buren stud-ied 455 golf courses in 50 states and found that in communities where won en's tee boxes were close to the greens, the earnings gap in certain jobs was wider than where golf courses did not so uniferentimate their abilities. Pempering wormen is a cultural thing that carries over to the workplace, the study suggested, and it also limited the ability of women to network because they were less likely to role in golf carts with men when the boxes were berther apart. — A think-ersty of Michigan study by finance professors Sereethar Branch M. P. Narayanna and H. Nejat. Seytum found that female memoratives who made legal memoratives who memoratives who made legal memoratives who memoratives and memoratives and memoratives and memoratives who memoratives are memoratives who memoratives and memoratives who memoratives are memoratives who memoratives and memoratives are memoratives and memoratives are memoratives and memoratives did not so underestimate

enecutives who made legal insider trades from 1975 to 2005 earned less on those trades than male executives. The authors said male connected.

How stocks have performed. The mock market suffered for worst year since not exceed the designation. * USA work year since 1937, and female CEOs did ODAY

<u>CEO</u> Azagela Bealy	Company Melipular	200 rank 33	10 2005 -61.23	in career
Patricia Worth	Archer Daniels Mittand	52	-Y7.94	-29.2%
Lyes: Laverty Elsenhans	Sumexe	56	-40.02	-42%
indra Notyi	PepsiCo	59	-27.5%	-16.13
irene Rosenjeki	Kraft Foods	63	47.7%	-15.23
Carol Memowicz	XX	132	-28.4%	-30.3%
Mary Sarumoco	Rice Add	142	-84.9%	403.1%
Anne Mujezhy	Хеник	144	-50.8X	0.92
Brerela Barnes	Sautce	503	-39.06	-40.22
Andres long	Alion Products	765	-37.7%	65,43
Susan Ney	Reynolds American	290	J\$.9%	20.8X
Christina Gald	Western Union	473	-40.9X	-17,40s
Stat 500 Index			JN 590	

Dariels Midiand also barely out-performed the S&P 500, with a 38% decline, after being the per-formance champion in 2007 among wimen, with a 45% gain. ADM stock is down 25% since Pa-ricia Whertz, 55, took over in May 2006. She was recruited from the oil industry to lend ex-pertise to ADM's ethanoi and blofuck expandon. > Reynolds American tost 39% for the year, but gained 21% since

for the year, but gained 21% since lvey, 49, took over as the first woman to lead a U.S. tobacco

woman to read a C.S. Lobokes tomplany.
Sara Lee lost 39% under Brenda Barnes, 55, and is down 48% since the book over in Octo-

405 Since are more over at ucco-ber 2005.

- Western Union lost 41% un-der Christina Gold, 61, who worked 25 years with Avon Prod-ucts. Such is off 17% since Gold

worked 22 years with Aven PronJucks. Stock is off 17% shere Gold
became CEU in September 2006.

In Xerou lost 51% for the year,
but is up 1% for the time that
Mukally, 56, has been in charge.

I health insurance glarit WellPoint Rell 61% under Angela Braily,
who at 46 is the youngest among
the women. Well-Point ranks No.

33 on the Fortune 500, which
makes Braily CEO of the largest
woman-led company since Froitna was in charge of No. 11 Hewlett-Packard in 2005. Well-Point
stock is down 49% since Braily
took over in June 2007.

I Ride Aid stock under Mary
Sammons, 62, crumbied 80% to
31 cents per share. Sammons of
stelling office of the 1999 to help clean up an

rec in 1999 to help clean up an accounting scandal. Today, the company carries a debt load of \$6 billion after its 2007 acquisition of Brooks & Eckend. The stock c, S.4, and fell 306 since she cover in Jamsay 2007.
Alono Products under Jung accounting scandal, fodge, the was down 30% after rising in 2007, in December, Jung named by Chief Escrutive was greated to the Top 10 sith creators over the last eyes.

Agricultural giant Archer

C.5.4, and fell 306 since she provided upon the provided pro

best long-term performer, Meg Whitman, who resigned at eBay. She had been CEO since 1998, but ellay was not large enough to be on the Fertuce 500 until 2005. Paula Reynolds engineered the tiracly sale of Safeco to Liberty timely sale of Safeto to liberty blustual Coop for \$6.2 billion, \$1% more than the closing share price before the deal was an-nounced. Reynold's has since joined American International Group as vice chairman in the af-ternation of a government ballout aimed at beging the giant in-nuer solvent.

Measuring women's impact

There are so few fe male CEOs of major corporations that it ren-ders the sample size of USA TO-DAY's annual examination little DAY's annual examination little more than a curiosity. With the jan. 1 addition of fullinan at Du-Pont, 2.6% of the Farture 500 companies have female CEOs. However, women are doing better at the largest mega-companies. With fullinan, 52, now on board, 7.4% of the largest 81 porations with amund reverse of 331 billion and more have a woman at the helm. woman at the being

woman at the helm.

A recently as 1996 there was only one female CED of a Fortune 500 company. co-CED Marion Sandler of Godlen West Financial, acquired by Wachovia in 2006. If women are better than men at, say, thinking of long-term sustainability, it won't become application of the reach training.

parent until they reach "critical mass," says Beth Brooke, global vice chairman of Ernst & Young, who is on the Forbes list of the

who is on the Forbes list of the 100 must powerful women; She says that without greater numbers, the wamen remain outliers and are fighting strong headwinds, investors, for exam-ple, will be impatient with a woman who happens to think

MARKETPLACE TODAY

www.marketplace.usatoday.com usatoday.com

To advertise call 1.800.397-0070 Toll-free in the U.S. only

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION. Plaintiff-Applicant

BERNARD L. MADOFF INVESTMENT SECURITIES LLC. Defendant

No. 04-01789-BRL

NUTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. NADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMUNICEMENT OF LIQUIDATION PROCEEDING

COMMERCEMENT OF LIQUIDATION PROCESSING.

NOTICE IS HERREY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Order granting the applications of the Securities Envision Protection Corporation ("SIPC") for Issuance of a Protective Decree edjudicating that the customers of Bernard L. Madoff Inventment Securities LLC (the "Debtor"), are as need at the protection aftered by the Securities Investor Protection Act of 1970, 15 U.S.C. §§ 78am et seq. ("SIRA") Irving H. Piezerl, Esq. ("Trussee") was appointed as counsel to the Trussee. of the Debtor who wish to avail themselves of the protection afforded to them under SIPA ere required to file their claims with the Trussee within stay (60) days after the date of this Notice, however, the filing of claims after the sixty (60) day protection for the customers may file their claims up to six months after the date of this Notice, however, the filing of claims after the sixty (60) day posted but within the six month period may result in tem protection for the customer. Sec claims should be filed with the Trustee & Iving H. Fixerd, Esq., Trustee for Bernard L. Madoff Investment Securities LLC, Claims Processing Center, 2100 McKinney Ave., Saite 200, Dallas.

consoner. Such causes seems or men was the Insider at Irving H. Friend, Enq., Trastice for Bernard L. bishold flavorations Securities LLC, Chains Processing Center, 2100 Medianey Ave., Saite S00, Datton. TX 75201. Customer claims will be decemed filed only when received by the Trustee.

Forms for the filing of customers' chima are being mailed to customers of the Debter as their name and addresses apport as the Dobtor's bootics and records. Constoners who do not receive such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the address shows above

states above 2000.

Chins by briter-dealers for the completion of open contractual commitments must be filed with
the Trustee at the shows address within thirty (30) days after the date of this Notice. Broker-dealer
chains will be decemed to be filed only when received by the Trustee. Claim forms may be obtained by
writing to the Trustee at the address shown above.

iming to use review in the sensities stated in the formal proofs of claim with the Trustee at the eddress All other cedesions of the Debtor must file formal proofs of claim with the Trustee at the eddress own above within six (6) months after the date of this Notice. All such claims will be deemed filed and when received by the Truste.

No takes of any kind will be allowed unless received by the Truste.

No takes of any kind will be allowed unless received by the Trustee within six (6) months after the Acts of the Nation.

the date of this Ne

the date of like Notice.

AUTOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

NOTICE IS HERKER'S CIVEN that us a senalt of the insusace of the Protective Decrets, certain acts and proceedings against the Debtor and its property are stayed as provided in 11 U.S.C. § 362 and by order of the United States District Count for the Southern District of New York entered on December 15, 2008 by the Honorable Louis A. Sta MEETING OF CREDITORS

solded LINES MES SHEEREDY GIVEN that the first meeting of customers and creditors will be held on February 20, 2009, at 10:00 a.m., at the Anditorium at the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York, 10004, at which time and place customers and creditors and yatend, examine the Debtor, and transact such other business at may properly come before said meeting. no blad ed lliw assistant bear are

HEARING ON DISINTERESTEDNESS OF TRUSTER AND COURSEL TO THE TRUSTEE NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10:00 a.m., at Courtroom 601 of the United States Bankrupkry Court, Southern District of New York, One Howling Green, New York, New York, 10004, has been set as the time and place for the hearing before the Honorable Buston R. Lidland, York 10006, has been set as the fine and place for the hearing before the Honorable Burton R. Lifland, United States Bankrupsky Judga, of objections, if any, to the retestion in office of faving H. Ficard, Esq., as Trustee, upon the ground that they are not qualified or not disinterexted as provided in SIPA § 78ccs(b)(6). Objections, if any, must be filled not less than five (5) they prior to such hearing, with a copy to be served on counsel for the Trustee at Baker & Honseter LLP, 45 Rocke(b)(F) Plana, New York (10111, atta: Dougles E. Spelfogel, Esq., so to be received no fewer than five (5) they before the hearing.

NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to enstoncers, the constoner chain from and instructions as well as the SIPC benchave may be found on SIPC's website at

chain form, and instructions as well as the SPC brockure may be found on SPC's website at MYNKaignagg under Proceedings/Liquidations and on the Trustee's website, www.modoffmatses.com. From time to have in the fishure, other updated information and notices concerning this preceding may take be remarked SPC's and the first the contraction and notices concerning this preceding may take be remarked SPC's and the first the contraction and notices concerning this preceding may also be possed at SIPC's and/or the Trustee's websi

Dated: January 2, 2009 New York, New York

Irving H. Picard, Esq. Trustee for the Liquidation of the Buziness of Bernard L. Madoff Investment Securities LLC

EXHIBIT D

USA Today (International Edition)



7950 Jones Branch Drive • McLean, Virginia 22108 (703) 854-3400



VERIFICATION OF PUBLICATION

COMMONWEALTH OF VIRGINIA COUNTY OF FAIRFAX

Being duly sworn, Antoinette Chase says that she is the principal clerk of USA TODAY, and is duly authorized by USA TODAY to make this affidavit, and is fully acquainted with the facts stated herein: January 2nd 2009 on the following legal advertisementSECURITIES INVESTOR PROTECTION CORPORATION v. BERNARD L.
MADOFF INVESTMENT published in the international edition of USA Today.

Principal Clerk of USA TODAY
January 7th 2009

This day of language month

Notary Public

Marcus Dane Edmonds Notary Public 1D 7165468 Commonwealth of Virginia My commission expires 09/30/2012

In the control of the territory's blank: Hands rulers, and the control of the territory's blank: Hands rulers, and the .08-01789-cgm

nos did not detonate. The man, James Ches-nos did not detonate. The man, James Ches-sing, shot and filled himself in his car a few ther the evocuations, Aspen police said. Sice statement said Blanning, 72, walked into nics Wednesday and left packages wrapped lay paper along with notes saying the hoxes ed lumins. The notes demanded \$60,000, police found two similar packages in a wor alley atop a back sted. All four boxies ed homemade bumbs of gasoline and cell-the poke statement said.

illed in Ohlo car crash

tact in Other car crash reding car his railroad tracks, went airborne thed early on New Year's Day, killing all five lastic, police in Dayton, Otho, said. When going an estimated 89 mph in a 35 mph ene down, it slammed into a fire hydrant, a ole and a fence and was damaged so extern-"essentially disintegrated," police LL Larry raid. Police suspect alcohol was involved ag to Faulkure, two men, two women and au 18 months old were killed in the crash.

ights endangered species rules

mla is surject the Bush administration to wendangered species regulations that re-nut from federal scientists, state Attorney Jerry Brown said. Brown said Bush is trying

Jerry Brown said Brown said Bush is trying se Endangered Species Act, nterior Department's revised rules allow agencies to issue permits for mining and without a review from federal widdlig biol-their own research shows the project won't amals and plants. The changes also block from using the act to consider the effects

City on Thursday and its ships attacked coastline positions of the territory's blamic Hamas rulers.

An international agreement to set up such a force would give Israel a way to end its devastating, six-day offensive against Hamas, even as thousands of traell ground troops massed along the border in anticipation of a possible land invasion. So far, the carmatien in custo motions for one communication of a possible land invasion. So far, the campaign to crush rocket fire on southern israel has been conducted largely from the air. Hamas leader Osama Mazini said in a statement

that his fighters were eager for a ground assault.
"The people of Gaza are walking to see the Zionisc enemy in Gaza to tear them into pieces of flesh," he

By John Bacon with staff and wire reports



Published by Gamett Co., Inc. Vol. 27, No. 77 (ISSN 1051-7405) USA TOON 7950 (INCE BORNE DEED 7050 (INCE BORNE DEED WEE 703-854-3400 (INC. 703-854-2005

Europe Stillen Cast Hoodquesters (Landing SISA 10000 SC) Box 36761, Landso WC IA IAE England, Br. +44 20 -559 Settle Ross +44 35 1950 State AntigTrenille theusterpracture USA TERMS 5 Cannot Board Str. 1922. Orzan Contro T.3.7, November, Hung Song, Beb 252-2730-4230, Face 453-2736-1943

Singulation Rd. 40-4797-7412; Kin: 65-4798-5444 Surper Mc 81-3-1778-8850; Kin: 81-3-13-1-4-28 Philippings Sci 63-3-832-688; Fax: 67-3-83-759 44 (97.00 75.00 76.00) 22 (107.00 75.00 76.00) 22 (107.00 75.00 75.00 75.00 75.00 75.00 75.00 75.00 75.00 75.00 75.00 75.00 75.00 75.00 75.00 75.00 75.00 75

Fig. 19 (19) Fig.

DELAS



ISA EDUCATION **TODAY**

www.merketplace.usateday.com

Hours of operation: Mon. - Fri., 8:30 am - 6:00 pm CESTI To anivertise call 1.800.397.0970 Tall-free in the U.S. only



Distance Learning Offers Flexibility and **Ipportunity to Update Skills in Uncertain Times**

Education content provided by Peterson's

st with friends anline. d your news online. rou actually go to anline? If you're considcareer change as a the current aconomy, ly want to improve your be better prepared for in these uncertain istance learning is deli-mething to think about

ols take advantage of agy, the classroom is ng a much larger one that extends rond a physical comcredited distance learn grams are just as real e as the ones trend at a "brick and school

ndvantage is flexibility. you have to work full in you go to school. ops you are not sure if need to move for a soon. Distance learnven barres haar Book

in uncertain times because of the Rexibility it offers.

Distance learning progra include print, audio, and video-bused courses, but are increasingly administered online. Some online closes require you to logon at specific times. Others are less struc tured, allowing you to "ga"
whenever - but it's important to remember that in order to make the grade, you'll have to do the work,

Email, of course, plays a critical rate in staying connected to classmates and communicating with professors. Many professors set up virtual affice hours, when you can ask guestions ar seek help. A well-run program will never leave you without the chance for one an-one time, if you need it.

The Internet is the perfect place to start looking into dislance learning programs. Online searches allow you sort through thousands of

options by the criterio that matter most to you. School Web sites also offer great information.

You'll quickly find that you be a lot of chaices - perhaps even more than you expect, since geography's not a factor While looking for the right fit, keep the following in mind:

- · Assess the quality of the
- program
 Consider what financial aid will be available
- Make sure you have the (squired equipment

About Peterson's (www.petersons.com) To succeed on your likelong educational journey, you will need occurate, dependable, and proc lical took and resources. That is why Peterson's is everywhere education happens. Because whenever and however you reed education content deliared, you can rely on Peterson's to provide the information. w, and guidance to help you reach your goots.

DISTANCE LEARNING



r disconer to making programmies, toccored as postegraduate hand with ass of MIA, Miss or DIA Conditioning, intercontainate manimum.

EDINBURGH 1877 623 3272 Pm, JOS 358 4105 Commonwell Challe - Information of the



Send your sales through the roof with an ad in

MARKETPLAGE TODAY.

For more information on how to place your ad call: 1-800-397-0070

toll-free in the U.S. only. Or visit us online at: www.USATODAY.com

that farcing out residents, many of whom are trying to rebuild their TAIA

homes, will aggra-vate a dire housing SHILLMINEL

situation:

"If these (corings) are gone,
there's just not going to be enough alfordable housing," said Tim Kellar, county administrator of Hancock County,
which includes Waveland, "We

and many violate zoning rules, he

We just can't allow these contages to
stay in place where
they're unsafe or defracting recovery
on the Culf Coast
around them." Wosaid. "We just can't al-

ing to be enough affordable houslag." said Tim Kellar, county administrator of Hancock County,
which includes Waveland, "We
don't have an alternate plan if
that happens."

FEMA distributed the cotrages,
free of charge, as an alternative to
the temporary trailers that first
housed hurricane victims. The
program was applauded as Mississippi officials acquired and dis-

ple will not be able to find new housing. "Canter said:
FEMA has offered to sell the cottages to residents, pending approval by the cities in which they reside, Canter said. Some of the cities, such as Waveland and Bay St. Louts, will allow the cottages only in trailer parks, he said.
Waveland resident Many Elizabeth Shaerrouse, 24, has lived in her two-bedroom cottage since October 2007. The cottage is parked on her property while her nouse it being rebuilt. Problems with a contractor have delayed contraction until August 2003. She doesn't know what she'll do construction until August 2009. She deesn't know what she'll do if she's forced out by the end of Junary, she said. "It's truly a roadblock," Shaer-rouse said. "I'm just trying to make it to August."

Adversary Proceeding No. 08-01789 BRL



MARKETPLACE TODAY

www.marketplace.usatoday.com

To advertise call 1.800.397-0070 Toll-free in the U.S. only

NOTICES

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION. Plaintiff-Applicant,

BERNARD L MADOFF INVESTMENT SECURITIES LLC.

Defandant

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD I. MADOFF INVESTMENT SECURITIES ELC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIGHTDATION PROCEEDING

NOTICE IS HEREBY GIVEN that as December 15, 2008, the Homorable Louis A. Stanton of the United States District Court for the Southern District of New York, estered an Order granting that application of the Securities Investor Protection Corporation ("SIPC") for issuance of a Protective Decrea adjudicating that the customers of Berussel L. Madoff Investment Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. § 78aan et son, ("SIPA"), Irving H. Picard, Exp. ("Investe") was appointed Trustee for the inquidation of the business of the Debtor, and Baker & Houtelft LLP was appointed as counsel to the Trustee Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA are sentired to fifth their claims with the Trustee Truste Customers of the Dertor was wast to avait measurers of the protection afforded to them under SUPA are required to file their claims with the Truster within sorry (60) days after the date of this Notice. Customers may file their claims up to six meachs after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six month period may result in less protection for the ensurement Such claims about the file with the Trustee at Irving H. Picard, Emp., Trustee for Bernard L. Madodf Investment Securities LLC, Cleims Processing Center, 2100 McKimney Ave., Suite 800, Dullas, TX 73201, Customer claims will be deemed filed only when received by the Trustee.

Formst for the filius of customers's claims are being whiled to restrict process of the Delton of the contribution.

within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the

wants seven (1) may are an address when a seven of open contracted commitments must be filed with the Trustee at the above address within thirty (30) days after the date of this Notice. Broker-dealer claims will be deemed to be filed only when received by the Trustee. Claim forms may be obtained by vriting to the Trustee of the address shown above.

All other creditors of the Debtor must file formal proofs of claim with the Trustee at the address own above within six (6) months after the date of this Nodes. All such claims will be deemed filed only when received by the Trustee.

No claim of any kind will be allowed unless received by the trustee within six (6) months after

the date of this restice.

AUTOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

NUTICE IS HEREBY GIVEN that as a result of the incappe of the Protective Decree, certain aces
and proceedings against the Debter and its property are stayed as provided in 11 U.S.C. § 362 and by
order of the United States District Court for the Southern District of New York entered on December 15, 2008 by the Honorable Louis A. Stan MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be hold on Fobruary 20, 2009, at 10:00 a.m., at the Audisorium at the United States Bankruptey Court, Southers District of New York, One Bowling Green, New York, New York 10004, at which time and place assumers and creditors may attend, axamine the Debtor, and transact such other business as may

constructs and creditors may astend, examine the Debtor, and transact such other business as may properly come before said meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSELTO THE TRUSTEE NOTICE IS HEREBY GIVEN that an February 4, 2009, at 10.05 a.m., at Courtwom 601 of the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, has been set as the time and place the the hearing before the Honorable Borton R. Lidand, United States Bankruptcy Judge, of objections, If any, to the retention is office of Irving H. Pecard, Esq., as Trustee, and Baker & Hosseler LLP, as counsel to the Trustee, upon the ground that they are not qualified or not distingerated as provided in SIPA § TReec(b)(6) Objections, if any, must be filled and less than five (5) days prior to such bearing, with a copy to be served on counsel for the Trustee at Baker, the Hosseler LLP, 45 Rockefelier Plaza, New York, New York 10111, stm: Douglas E. Spelfogel, Esq., so so be rescrived on Sewer than flow (5) days before the hearing, NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to customers, the customer claim form, and instructions as well as the SIPC brockure may be found on SIPC's website as MWM.NIG.GRU under Trustee and SIPC's website as MWM.NIG.GRU under Trustee Subsite, as MWM.NIG.GRU under Trustee Subsite.

Dated: January 2, 2009 New York, New York

living H. Picard, Esq. Trustee for the Liquidation of the Business of Bermard L. Madoff Investment Securities LLC

EXHIBIT E

The New York Times (International Herald Tribune)



620 Eighth Avenue, New York, NY 10018 USA Tel: (212) 556-7723 Fax: (212) 556-7706

DECLARATION OF PUBLICATION

NOTICE: AlixPartners

The undersigned says:

I am over the age of 18 years and a citizen of the United States. I am not a party to and have no interest in this matter. I am a principal of the International Herald Tribune, a newspaper published in Paris, France and circulated in major cities in Europe, North Africa, the Middle East. Far East and the Americas. The notice, a true copy of which is attached, was published on the following date(s):

January 2, 2009

I declare under penalty that the forgoing is true and correct.

Executed in New York, N.Y. on January 5, 2009

Judith King, Legal Notice Manager

Notary Public, State of NY No. 01AR4769887 Qualified in Nassau County Commission Expires May 31, 2010

THE WORLD'S DAILY NEWSPAPER

sacing his acoustion of Tieder was shallow in white process of a sales, and AC/DCs "Black through an exclusive deal with was No.5 with 1.92 million. Despite the growth of calline mask was No.5 with 1.92 million. Despite the growth of calline mask sales. CDs remain by far the most popular form of the sales and the selling indicate the continuity and that selling indicate the continuity and the selling indicate the continuity and the selling indicate the selling indicate the selling indicate the growth of calline mask is breaks up the continuity and the selling indicate the growth of calline mask is breaks up the continuity and the selling indicate the growth of calline mask is breaks up the continuity and the selling indicate the growth of calline mask is breaks up the continuity and the selling indicate the growth of calline mask for 2009 is that is breaks up the continuity and the selling indicate the growth of the day new CDs varieties and capture of the seven more rapid contractive than full CDs.

The counterfeiting has caused some friction between U.S. and Chinese officials, but Chine the still that it has used the selling indicate the process in its light against intellectual property violators. Now, 2008, down almost 20 percent from the previous year. About 24 percent of all album purchases were CDs, down from

Atherican and Chinese officials cap-thery broke up the criminal ring in July 2007, with the arrests of 25 people in China, the dismantling of several man-ufacturing facilities and the confinca-tion of countries software valued at more than \$500 million.

more nan 3500 million.

"This is absolutely supprecedented." said David Finn, biscrooff's associate general counsel for worldwide pinery and constricting issues. The size and scope of the operation is unlike anything we've seen before. We found their products in 36 countries." A separate trial involving wine unit.

parate trial involving nine sus A. 50 A separate trait involving time sus-pects in Shanghai has not yet reached a worder. That group has been accused of counterfailing Microsoft and Symantec software and distributing it worldwide. Legal specialists say that software pirates are becoming increasingly so-phisticated and that the two court cases

show that China is capable of exporting high-quality, fully packaged software that could easily be sold as if it were the real thing. Even customs officials have been fooled by the counterfelts, which

The counterfeiting has caused some friction between U.S. and Chinese officials, but Chine lussist that it has used significant progress in its fight signist intellectual property violators. Now, the successful prosecution of one of the biggest software counterfeiting rings is seen by the government as a major breakthrough.

3. Sheuzhen officials declined to comment Westnesday on the court vertice. Still, while the FBI and Chinese officials said hundreds of millions of dellar?

Still, while the FBI and Chinese officials said hundreds of millions of deliar? worth of material had been seized in international raids, the Sheuzhen court found Wadmerdey that the suspects on trial there had sold less than \$200,000 worth of counterfeit products overseas. R is unclear whether others pocketed much greater sums or whether many more ringlenders are still at large.

These nomitted had more the counterfeit products of the second of t

Those convicted had access to one of the biggest Chinese disk meauscurgage companies — in Shenzhen — through the use of phony licenses, court papers said.

The counterfait Microsoft software

was produced using manufacturing equipment that costs millions of dollars. was protected using memorature equipment that costs millions of dollars, investigators said, and appeared in English, German, Ratian, Korean, Spanish and other languages. The Chinese government found warehouse; filled with molting machines, sealing machines, sealing machines, sealing machines, sealing machines.

usic died for owners of Zune

te way the davice handles a "Apparently the Zune had cting 2008 to have 365 days.

for the glitch? Patience. The aid the internal clocks on the aid the internal clocks on the re expected to reset themsen, on the fast Coast of the test on Thursday, Microsoft no owners to drain the betteren turn the players back on time. Those who had been provide the soundrack to a two parties were out of lack. tune owners, like Geoffry 53-year-old entrepresser is t, were frustrated by the 1.

have been aware of something like this. They're fortunate the problem will resulve liself. They dodged a very large truck here."

Microsoft has had trouble getting traction for the Zine against the iPod, from Apple, which dominates the purtable player snarket. It says North American sales of all Zine devices toped three million units in November, but it would not say how many ween 30-gigabyte models.

en turn the players back on time. Those who had box byk models. byk models. byk models. byk models. The end-of-pear timing led some zwe particular time sowners, like Gaoffry 35-year-old entrepresseur is t, were frustrande by the L. State of the complex systems that sometimes because that Microsoft wouldn't care. No one is really affected," said

Peter Neumann, a security expert and principal scientist at SRI International, a nonprofit research institute in Menlo Park, California. "But if this were to happen on a much larger scale, in a lifectrical situation like with a defense system or even a shuttle system, it would be a serious problem."

Another big Microsoft venture into hardware, the Xbox 360 video gaming coasole, has had its own share of breach of Jaw. The company has offered to fix faulty machines free of charge, and it seat aside a reported \$1.1 biltion for the repairs.

repairs.

Zime fams are haping that the player will not be quite as troublesome.

Microsoft plans to release an update for the player's internal software.

MARKETS REUTERS

BREAKINGVIEWS.COM

i countries 'd be losers

huge policy mistakes, the waturn will not cival the resion, when U.S. gross reduct dropped by 27 at the unemployment rate jercent. Even the worst do not expect a GDP double-digit percentage I there is a chance of a sort pression — which could sulf-decade decline in living in rich consurter. in rich countries.

-between developing and world living standards is GDP per person in the des is 4.6 times as high as the

nge. ulizatiou — in trade, anisons and knowledge—is the difference. Soft poor are gotten richer, though the gor richer faster, uld change. The growth of tight start to come at the fithe rich:

that income gap of 4.6

to in the next 15 years while a did between 1960 and o percent if that knppens, that GDP will include the percent flower in 1000 The tight per years out to percent for the same fall as in 12 Depression, just sprad out Depression, just spread out can actually get te average Argentice was 9 sorer in 1945 than in 1929, It e doses of wasteful to most of watering that the current rich-country fluge government deficits attract rates are not growth-

ne budget deficits and —debts cannot be paid off—ity dangerous inflation-olicies could make a bad worse. In the United States west thy countries, the result downward-sloping saw-stern of output, in which early is feelbler than the downturn. note, the poor are closely tied , so China and its peers are roin the troubles in their big rkets. That could change. poper countries learn to rela -value exports. Instead, the te a self-sustaining upward seful investments, improve seful investments, improved ity and rising incomes. Such a g would be highly advisable if ries turned to the economic t of self-harming behavior.

reversed quickly, this mix

ad to larger government ne budget deficits and -

Evan if the rich get one-third poorer, they will be much richer than their ancestors were in 1929, before the Great Depression started. But the psychological effect of lusing income for so many years could be just as great. Talk about depressing.

— Mortin Hutchinson

Credit Suisse drops problem

Credit Sulsse has found a new home for its perennial problem child. The Swiss bank is officeating the bulk of its non-Swiss fund management busines — which guards about \$56 billion in assets — to Aberdeen Asset
Management of Britain, in an all-stock
deal. The tlinting of the agreement,
announced just before the end of the
year, is near.
But otherwise the deal is messy. The
Swiss bank clearly wanted a fix for

But otherwise the deal is messy. The Swiss bank clearly wanted a fix for this drag on performance.

Asset management has been a headache for Crodit Suisse, with high costs, poor investment performance and management walkouts. So ir makes sense to carve it out and sell to a dedicated esset manager with more time to drove to fiding it. But Credit Suisse's short patiente is wrick large in the terms of the deal.

Abordeen is asapping up the fund-

udeen is snapping up the fund-rement business for just 0.6 management business for just 0.6 percent of the value of its total assets—
a shade more than it paid for Deutsche
Bank's asset management business in
2002. If Aberdeen can apply a 30
percent margin on the \$171 million in
revenues it hopes to get this year, it
would make an after-tax profit of about
\$41 million — a generous resum on its. would make an meeting a return on its \$41 million — a generous return on its investment of it percent. Moreover, Credit Suisse has not

achieved a clean break. It has s es for ac much ac \$363 million worth of shares in Aberdeen.
That is small enough not to have much
strategic value, and big enough to be
inconvenient. The Swiss bank has to

inconvenient. The Swins bank has to recain its shares for at least a year, but after that it is not clear it has an exit plan. An outright sale for each would have been preferable.

Abordeen gets an insurance policy, too. The price goes down if revenues fall over the next six months. If revunue habes, it can walk away. That extraordinary concession is a pretty clear indication of how much Credit Suisse wanted a deal — even one as

breakingviews.com

For more independent commentary and anxiesis, visit warm breakling down com-

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION. Plaintiff-Applicant.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC, Defendant.

Adversary Proceeding No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Onder granting the application of the Securities investor Protection Corporation ("SIPC") for issuance of a Protective Decree adjudicating that the customers of Bernard L. Madoff Investment Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities investor Protection Act of 1970, 15 U.S.C. §§ 78cm et sag. ("SIPA"). Irving H. Picard, Esq. ("Trustee") was appointed
Trustee for the liquidation of the business of the Debtor, and Baker & Heatether LLP was appointed as counsel to the
Trustee. Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA are required to file their claims with the Trustee within sixty (60) days after the date of this Notice. Customers may file their claims up to six months after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six month period may result in less protection for the customer. Such claims should be filed with the Trustee at Irving H. Picard, Eaq., Trustee for Bernard L. Madoff Investment Securities LLC, Claims Processing Center, 2100 McKinney Ave., Suite 800, Dallas, TX 75201. Customer claims will be deemed filed only when

Forms for the filing of customers' claims are being mailed to customers of the Debtor as their name and addresses appear on the Debtor's books and records. Customers who do not receive such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the address shown above.

Claims by broker-dealers for the completion of open contractual commitments must be filed with the Trustee at the we address within thirty (30) days after the date of this Notice. Broker-dealer claims will be deemed to be filed only when received by the Trustee. Claim forms may be obtained by writing to the Trustee at the address shown

All other creditors of the Debtor must file formal proofs of claim with the Trustee at the address shown above within six (6) months after the date of this Notice. All such claims will be dremed filed only when received by the

No claim of any kind will be allowed unless received by the trustee within six (6) months after the date of this Natice.

AUTOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain acts and proceedings against the Debtor and its property are stayed as provided in 11 U.S.C. § 362 and by order of the United States District Court for the Southern District of New York entered on December 15, 2008 by the Honorable Louis A.

MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be held on February 20. 2009, at 10:00 a.m., at the Auditorium at the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, at which time and place customers and creditors may attend, examine the Debtor, and transact such other business as may properly come before said meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10:00 a.m., at Courtroom 601 of the United States Bunkruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, has been set as the time and place for the hearing before the Honorable Burion R. Lifland, United States Bankraptcy Judge, of objections, if any, to the retention in office of Irving H. Ficard, Exq., as Trustee, and Balcor & Hostetler LLP, as counsel to the Trustee, upon the ground that they are not qualified or not disinterested as provided in SIPA § 75cco(b) (6). Objections, if any, most be filed not less than five (5) days prior to such hearing, with a copy to be served on counsel for the Trustee at Baker & Hostetler LLP, 45 Rockefeller Plaza, New York, New York 10111, attn: Douglas E.

Spelfogel, Esq., so to be received no fewer than five (5) days before the hearing.

NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to customers, the customer claim form and instructions as well as the SIPC brochure may be found on SIPC's website at wany sine orgunder Proceedings Liquidations and on the Trustee's website, www.madofftrustee.com. From time to time in the future, other updated information and notices concerning this proceeding may also be posted at STPC's and/or the Trustee's website.

Dated: January 2, 2009 New York, New York Irving H. Picard, Esq. Trustee for the Liquidation of the Business of Bernard L. Madoff Investment Securities LLC

EXHIBIT F

The New York Times

08-01789-s9m

620 6TH AVENUE - NEW YORK, NY 10018

MM The New York Times

CORK'S SAN CHITED STATES BANKRUFTCY COUNT JULY FOR THE SOUTHERN DISTRICT OF NEW YORK (1) TANK

BERNARD L. MADOFF INVESTMENT SECURITIES LLC, SECURITIES INVESTOR PROTECTION CORPORATION, Plaintiff-Applicant,

No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L' MADOFFINY ESTMENT SECURITIES LICAND TO ALL OTHER PARTIES IN INTEREST

Thistoc within sixty (60) days after for date of this Notice. Castamers may fits durit cities by 160 kits products system these of this Notice, browers, the filling of claims after the stay (60) day yield? but widely likely income part of the continues. Such cities absolute lay filled with like filling income part of the castaments. Such claims should be filled with like filling income. I write it is sprinced to the castaments. Such cities and the of the castament is been seen at LLC, Claims Probleming Colors. I you McKimory Ave., Snite 800, Dallas, TX 73201. Customer claims will be also seed affect only when Irving H. Picard, Biq. ("Truster") was appointed Trusce for the liquidation of the bininisis of the D. and Baker & Hostother LLP was appointed as coursel to the Trustee. Calatomers of the Thefore with to await themselves of the protection afforded to them under SPA are required to the taker elains with the control of the protection afforded to them under SPA are required to the taker elains with the control of the control of the training to the control of the control of the taker elains with the control of the NOTICE IS HERREN GIVEN that on December 15, 2008, the Honestable Libits Ariba United States District Coast for the Seathern Direct of New York, entered an Origin grashing the protection affarted by the Securities Investor Protection Act of 1970, 15 U.S.C. 4§719. of the Securities Investor Protection Corporation ("SIPC") for tenantice of a Professivi that the customers of Bernard L. Madolf Investment Securities LLC (the Her within sixty (60) days after the date of this Notice. Custors COMMENCEMENT OF LIQUIDATION PROCEEDING

addresses appear on the Debter's books and records. Customers who do not receive subtiferms within seven (1) days from the date of this Notice may obtain them by writing is the Trustee at the address shown above. Claims by broker-dealers for the completion of open postnessal commitments must be that with the he deemed to be filed only when received by the Trusten Claim forms may be obtained by writing to the address within thirty (30) days after the date of this Piotice. Broker-dealer chiling with orms for the filing of customers' claims are being mailed to customers of the Darbo o at the above

All other creditors of the Deboor mass file formal proofs of clatur with the Trustee at the factors down stoom within at (6) months after the does of this Notice. All seek claims will be deserted filed only within Trustee at the address shown above.

received by the Truspes.

The chilin of sity bland will be allowed unless received by the truspes within sits (6) moorths libraries.

AUTOMATICSTAY OF ACTIONS ADALMST THE DEBITOR

"NOTICE IS HEREBY GIVEN has an a result of the insusance of the Protective Desires, established and *NOTICE IS IEEE/ENV GIVEN has as a result of the issuance of the Protective Desired, circipid side and protections against the Desired circipid side and protections against the Desires and its property are supped as provided in 11 U.S.C. § 163 and by order of this United States District Court for the Southern District of New York conserved on Desembar 15, 2008 by the

MERTINGOFCREDITORS

NOTICE, IS REREBY GIVEN has the first meeting of castoners sad traditions will be held in Tracy 20, 2009, at 10:00 a.m., at the Andidering at the United States Bandruptey Court, Southers Digited Pebruary 20, 2009, at 10:00 a.m., at the Audienters at the United States Beadrupsey Court, Settliers Dieried of New York, One Bowing Green, New York, New York 10;004, at which time taid place capitotesist; and circlines may attend, assamine the Debtor, and statesect such other business as may properly come baliase high

NOTICE IS REKERY GIVEN the no February 4, 2009, at 16:00 a.m., at Courtroom 661 of the United. States Benkington, Court, Southern District of New York, One Bowling Crean, New York, New York, 16066; 10066; 1 has been set as the time and states for the bearing before the Hospitalide Burton A. Jishang, United States. Elisimensed as provided in SPA § Herec(b)(6). Objections, if any, must be filled but less then first first property to be served on counsel for the Transas at Ballet's 24-Houselier LLP, 45 Rockerfelor Pinns, New York, New York 10111, ann Douglas E. Spelfogel, Eng., 10 to be received and feeter HEARING ON DISINTERESTEDNESS OF TRUSTER AND COUNTEL TO THE TRUST'S has been set as the time and place for the bisaring before the Hoslerable Burion R. Lishaid, (United S Bankrupiesy Judge, of objections, if any, to the retestion is office of Living R. Priosel, Edge, as Th & Hostetler LLP, as counsel

nctions as well as the SIPC brachure may be found on SIPC's weblife fature, other updated information and notices concerning this proceeding may also NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to easie Possedings/Liquidations and on the Trustee's website, wors madoffs form, and instr

from H. Picard, Esq.
Thustee for the Liquidashoofs the flux

January 2, 2009 New York, New York

CERTIFICATION OF PUBLICATION

22

JAN 02 2009

S.

, in my capacity as a Principal Clerk of the Publisher of Ehe New york Einers a daily newspaper of general circulation printed and published in the City, County and State of New York, hereby certify that the advertisement annexed hereto was published in the editions of She Ker Bork Sincs on the following date or dates, 17616

to wit on

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION, Plaintiff-Applicant,

Adversary Proceeding No. 08-51789-BRL

BERNARDI, MADOFF INVESTMENT SECURITIES LLC,

notice to customers and creditors of bernard lamanoff investment securities licand to all other parties in interest

COMMENCEMENT OF LIGHTIAN PROCEEDING

NOTICE, 15 HEREBY GIVEN that on December 15, 2009, the Honorable Louis A. Santon of the Public Solid States Direct Court for the Southen District affect Vort, exerct an Order graning the application of the Securities Invested Protection Capporation ("SIR") for issuance of a Prancist's Decree adjudicating that the customers of Demand I. Medolf Investment Scentified LLC (the "Ordero"), are in seed of the protection afforded by the Securities Hereby Protection Act of 1911, ILS.C. (§ 18 Base at any excellent of Protection Act of 1911, ILS.C. (§ 18 Base at any excellent LIP") and Baker & Rotacler LLP was appointed as coursel to the Thesice. Customers of the Debtor, and Baker & Rotacler LLP was appointed as coursel to the Thesice. Customers of the Debtor, who with the Lawrence and Baker & Rotacler LLP was appointed as coursel to the Thesice, Customers of the Debtor, who with the Lawrence and the date of this Notice, Insurance and the date of this Notice, Insurance and the date of the Protection of the consoners 204 of the thin should be file with the 1st month period may result in test protection for the consoners 204 officiant should be flow with the 1st month period may result in test protection of the consoners 204 officiant should be flow with the 1st and 1st of 1st official Resistant Securities LLC, Claims Frocesing Center procedure 1st of the Bernard L. Ander Investment Securities LLC, Claims Frocesing Center and 1st office Assessed Resistant 1st office and 1st office Center Processed Resistant 1st office Resistant 1st office and 1st office Center 1st office Resistant 1st office received by the Truster.

Forms for the filing of customess' chains are being mulled to enatoment of the Dobtor as thesis name and addresses appeared on the Dobtor's books and necested. Contenses who do convective view and forms within server (7) days from the date of the Notice may obtain them by writting to the Treates at the address shown above.

Chains by brokes-desters for the completion of open contenses committeness must be filled with the Trustee at the above address within thiny (30) days after the date of this Notice. Brokes-designer relains will be decreased to be filled only when reactived by the Trustee. Claim forms may be obtained by writing as the Trustee at the address shown above.

All other renders of the Debor must file formal proofs of Celim vait the Trustee at the address shown above willing its (6) ments after the date of this Politics. All such a claims will be decreased filed only when revertived by the Trustee.

AUTIDMATICSTAY OF ACTIONS AGAINST THE DESETTOR
NOTICE IS HERREDY GIVEN that as a result of the insuance of the Pretective Decree, certain sets and
Proceedings against the Debtor and its property are stayed as provided in 11 U.S.C. § 162 and by order of
the United States District Court for the Southern District of New York entered on December 15, 2008 by the No ctain of any kind will be allowed unless received by the transe within sin (6) months after the date of this Notice.

Honorable Louis A. Stanton. MERTING OF CREDITORS

NOTICE, IS THEREBY GIVEN that the first meeting of customers and creditors will be bold on February 20.2004, at 10.00 a.m., atto Andionoun at the United Status District District February 20.2004, at 10.00 a.m., atto Andionoun at the United Status District Or New York, Che Bouring United, New York, 10004, at which time and pince trustomers and or New York, Che Bouring Orace, New York, Indoor, and treasert such other business as may properly come before said creditors may attend, customine the Debtor, and treasert such other business as may properly come before said

HVARING ON DISINTERESTEDNESS OF TRUSTER AND COUNSEL TO THE TRUSTER

NOTICE IS HEREBY GENERAL AND SECURISTICATION OF SECURISTICATION AND SECURISTICATION OF THE SECURISTICATION OF SECURISTICATION O

or the Trustee's website.

Irving II. Phard, Esq. Trustee for the Liquidation, of the Business of Bernard L., Madoff Investment Securities LLC

January 2, 2009 New York, New York

YEARS IN THE BRONX torate the Stadhan's Final Season 34 Access and STORE STORE

The New York Varieties there wen more weind champioristiffs by them in south likelay. User or champioristiffs is now captured in a special framed communication, "New Josephane", "Selection of the special framed communication," which there Store 5 Three, "wellsole only through The New York Three Store 5.

This handsome knepsate dispays the triumphent World Carlos faves, as presented in The Times, Breschist of the actual pages, stating with the Babe Ruth as and conflicted though 2000, serround thin unlique souvening. In this calling Alla gold oversity this season cold and a capsule of dir from the statism.

world Champtons, 26 Three" connes with a black wood - 27 hans [2A" x 26"], gray met and plexiglass. \$190 NSAP1838

Get The Three delivered to your home for less than \$1 a day,*

TO ORDER: MSR our Web she or can (800) 571-4333.

Spe King

Che Netu Jork Cimes

Cast 1-800-392-1006 or Mail nythmes.com/specialoffer,

nytimes.com/store

Ž.

GMAC in secting to restructure the debt-tueled huyouts of the last two years.

Entert Enterel

W

ġ9

Õ

These companies had the had like to and standed annuals of likestrage as the peak of the cycle, and Christopher Camran, their secondre of these of Camran, their secondre of these of Camran & Lyundellisaelis sills million of sill proceen tones due in 2015 were less quoted at 7 cents on the choist, according to Three, the choist-rise system of the Filmanies in the STS million of the proceen in the STS million of the process of the infantestry Regulatory Author in the STS million of the process at Storette on the dollar frace dean Storette on the dollar frace dean Storette.

The chemicals maken bined.

The chemicals maken bined footblist. Alls Partners to oversee say restructuring, according to the Securities and Exchange Commission. Illing. Ms. Moore said for N. McSler's appointment in not a freedy makes the compary files for benkingstore.

The courpary said its Lyacadal Chemicals Compary and its Lyacadal Chemicals Compary unit saled a freedy. The courpary said its Lyacadal Chemicals Compary unit saled a freedy. The courpary said its Lyacadal Chemicals Compary unit saled a freedy. The courpary and said its Lyacada Group, Mr. Baranta's private equity firm, to extend it credit is apart of a March ban agreement.

Date was denied. Lyacadal said it design.

Chrometerson in "selective deliant" after postponing State million of interest payments and faces a "rapidity westbeing in publicy postion" with Sta billion of debt, Standard & Poer's analysts, led by Tobias Moock in Persistint, were it as report this week. The company said it is "not currently in debtain according to its agreements with kis leichors." The company was formed in the 2007 acqualition of the Lyon-dell Chernical Company by Bair and Chernical Company by Bair and Chernical Company by Bair and Lukeover that created one of the world's biggest plantics makers just as the sain industry was beginning its longest saids deedline in 17 years. yendelibaseli is in "selective

Rise and shine.

EXHIBIT G

The Wall Street Journal

STATE OF TEXAS)
) s
CITY AND COUNTY OF DALLAS)

I, <u>Erin Ostenson</u>, being duly sworn, depose and say that I am the Advertising Clerk of the Publisher of <u>THE WALL STREET JOURNAL</u> (Global), a daily national newspaper published and of general circulation in The United States of America, Asia, Europe and that the attached advertisement has been published in <u>THE WALL STREET JOURNAL</u> (Global) for <u>one</u> insertion(s) on the following date(s): <u>January 2, 2009</u>; advertiser Securities Investor Protection Corporation and that the foregoing statements are true and correct to the best of my knowledge, information, and belief.

Sworn to before me this

16th day of January 2009

Notary Public

ALBERT FOX
Notary Public, State of Texas
My Commission Expires
February 15, 2012

*

E-WALL STREET JOURNAL.

FRIDAY - SUNDAY, JANUARY 2 - 4, 2009 15

THE MART

PUBLIC NOTICES

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Applicant,

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Adversary Proceeding No. 08-01789-BRL

Defendant.

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT
SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIOUIDATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Order granting the application of the Securities Investor Protection Corporation ("SIPC") for issuance of a Protective Decree adjudicating that the customers of Bernard L. Madoff Investment Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. §§ 788as ar seq. ("SIPA"). Irving H. Picard, Esq. ("Trustee") was appointed Trustee for the liquidation of the business of the Debtor, and Baker & Hostetler LLP was appointed as counsel to the Trustee. Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA are required to file their claims with the Trustee within sixty (60) days after the date of this Notice. Customers may file their claims up to six months after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six month period may result in less protection for the customer. Such claims should be filed with the Trustee at Irving H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securities LLC, Claims Processing Center, 2100 McKinney Ave., Suite 800, Dallas, TX 75201. Customer claims will be deemed filed only when received by the Trustee.

Forms for the filing of customers' claims are being mailed to customers of the Debtor as their name and addresses appear on the Debtor's books and records. Customers who do not receive such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the address shown above.

Claims by broker-dealers for the completion of open contractual commitments must be filed with the Trustee at the above address within thirty (30) days after the date of this Notice. Broker-dealer claims will be deemed to be filed only when received by the Trustee. Claim forms may be obtained by writing to the Trustee at the address shown above.

All other creditors of the Debtor must file formal proofs of claim with the Trustee at the address shown above within six (6) months after the date of this Notice. All such claims will be deemed filed only when received by the Trustee.

No claim of any kind will be allowed unless received by the trustee within six (6) months after the date of this Notice.

AUTOMATICSTAY OF ACTIONS AGAINST THE DEBTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain acts and proceedings against the Debtor and its property are stayed as provided in 11 U.S.C. § 362 and by order of the United States District Court for the Southern District of New York entered on December 15, 2008 by the Honorable Louis A. Stanton.

MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be held on February 20, 2009, at 10:00 a.m., at the Auditorium at the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, at which time and place customers and creditors may attend, examine the Debtor, and transact such other business as may properly come before said meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE

NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10:00 a.m., at Courtroom 601 of the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, has been set as the time and place for the hearing before the Honorable Burton R. Lifland, United States Bankruptcy Judge, of objections, if any, to the retention in office of Irving H. Picard, Esq., as Trustee, and Banker & Hostetler LLP, as counsel to the Trustee, upon the ground that they are not qualified or not disinterested as provided in SIPA § 78ece(b)(6). Objections, if any, must be filed not less than five (5) days prior to such hearing, with a copy to be served on counsel for the Trustee at Baker & Hostetler LLP, 45 Rockefeller Plaza, New York, New York 10111, attn: Douglas E. Spelfogel, Esq., so to be received no fewer than five (5) days before the hearing.

NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to customers, the customer claim form, and instructions as well as the SIPC brochure may be found on SIPC's website at www.sipc.org under Proceedings/Liquidations and on the Trustee's website, www.madofftrustee.com. From time to time in the future, other updated information and notices concerning this proceeding may also be posted at SIPC's and/or the Trustee's website.

Dated: January 2, 2009

New York, New York

Irving H. Picard, Esq.
Trustee for the Liquidation of the Business of
Bernard L. Madoff Investment Securities LLC

EXHIBIT H

The Financial Times

AFFIDAVITS

IN THE MATTER

ALIX PARTNERS

OF:

STATE OF NEW YORK:

SS: I

COUNTY OF NEW YORK:

I, Tim Hart, being duly sworn, hereby certify that (a) I am the Vice President - Financial Advertising of FT Publications, Inc., Publisher of the FINANCIAL TIMES, a daily newspaper general circulation in the City and County of New York, and (b) that the Notice of which the annexed is a copy was published in the WORLDWIDE EDITIONS OF THE FINANCIAL TIMES on the

2nd day of January 2009

VICE-PRESIDENT OF ADVERTISING -FINANCIAL ADVERTISING:

SWORN TO BEFORE ME THIS:

Hope Kaye

NOTARY PUBLIC

MOPE BARE Notery Public, June or New York No. 31, 534-197

Qualified in the Fork County Commission Expires Juge Fluid Willow

08-01789-cgm

Doc 42533-31e-File/020025020/20nt-Fetero20025020120345101:04xhibxhibit 3

GLOBAL, NATIONAL, REGIONAL TO ADVERTISE CALL 18003663975 FAX: 214,640,7900

ADVERTISING.WSJ.COM.

PUBLIC NOTICES

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION, Plaintiff-Applicant,

BERNARD L. MADOFF INVESTMENT SECURITIES LLC, Defendant.

Adversary Proceeding. No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Order granting the application of the Securities Investor Protection Corporation ("SIPC") for issuance of a Protective Decree adjudicating that the customers of Bernard L. Madoff Investment Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. §§ 78aaa et seq. ("SIPA"). Irving H. Picard, Esq. ("Trustee") was appointed Trustee for the liquidation of the business of the Debtor, and Baker & Hostetler LLP was appointed as counsel to the Trustee. Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA are required to file their claims with the Trustee within sixty (60) days after the date of this Notice. Customers may file their claims up to six months after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six month period may result in less protection for the customer. Such claims should be filed with the Trustee at Irving H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securities LLC, Claims Processing. Center, 2100 McKinney Ave., Suite 800, Dallas, TX 75201. Customer claims will be deemed filed only when received by the Trustee.

Forms for the filing of customers' claims are being mailed to customers of the Debtor as their name and addresses appear on the Debtor's books and records. Customers who do not receive such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the address shown above.

Claims by broker-dealers for the completion of open contractual commitments must be filed with the Trustee at the above address within thirty (30) days after the date of this Notice. Broker-dealer claims will be deemed to be flied only when received by the Trustee. Claim forms may be obtained by writing to the Trustee at the address shown above.

All other creditors of the Debtor must file formal proofs of claim with the Trustee at the address shown above within six (6) months after the date of this Notice. All such claims will be deemed filed only when received by the Trustee.

No claim of any kind will be allowed unless received by the trustee within six (6) months after the date of this Notice.

AUTOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain acts and procesdings against the Debtor and its property are stayed as provided in 11 U.S.C. § 362 and by order of the United States District Court for the Southern District of New York entered on December 15, 2008 by the Honorable Louis A. Stanton.

MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be held on February 20, 2009, at 10:00 a.m., at the Auditorium at the United States Bankruptcy Court, Southern District of New York, One Bowling, Green, New York, New York 10004, at which time and place customers and creditors may attend, examine the Debtor, and transact such other business as may properly come before said meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE

NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10:00 a.m., at Courtroom 601 of the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, has been set as the time and place for the hearing before the Honorable Burton R. Lifland, United States Bankruprey Judge, of objections, if any, to the retention in office of Irving H. Picard, Esq., as Trustee, and Baker & Hostetler LLP, as counsel to the Trustee, upon the ground that they are not qualified or not disinterested as provided in SIPA § 78eee(b)(6). Objections, if any, must be filed not less than five (5) days prior to such hearing, with a copy to be served on counsel for the Trustee at Baker & Hostetler LLP, 45 Rockefeller Plaza, New York, New York 10111, atm: Douglas E. Spelfogel, Esq., so to be received no fewer than five (5) days before the hearing.

NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to customers, the customer claim form, and instructions as well as the SIPC brochure may be found on SIPC's website at www.sipc.org under Proceedings/Liquidatious and on the Trustee's website, www.madofftrustee.com. From time to time in the future, other updated information and notices concerning this proceeding may also be posted at SIPC's and/ or the Trustee's website.

Dated: January 2, 2009

New York, New York

Irving H. Picard, Esq.

Trustee for the Liquidation of the Business of Bernard L. Madoff Investment Securities LLC

THE MART

PUBLIC NOTICES

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Applicant.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC.
Defendant.

Adversary Proceeding No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIQUIDATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Order granting the application of the Securities Investor Protection Corporation ("SIPC") for issuance of a Protective Decree adjudicating that the customers of Bernard L. Madoff Investment Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. §§ 78aaa et seq. ("SIPA"). Inving H. Picard, Esq. ("Trustee") was appointed Trustee for the liquidation of the business of the Debtor, and Baker & Hostetler LLP was appointed as counsel to the Trustee. Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA are required to file their claims with the Trustee within sixty (60) days after the date of this Notice. Customers may file their claims up to six months after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six month period may result in less protection for the customer. Such claims should be filed with the Trustee at Irving H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securities LLC. Claims Processing Center. 2100 McKinney Ave., Suite 800, Dallas, TX 75201. Customer claims will be deemed filed only when received by the Trustee.

Forms for the filing of customers' claims are being mailed to customers of the Debtor as their name and addresses appear on the Debtor's books and records. Customers who do not receive such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the address shown above.

Claims by broker-dealers for the completion of open contractual commitments must be filed with the Trustee at the above address within thirty (30) days after the date of this Notice. Broker-dealer claims will be deemed to be filed only when received by the Trustee. Claim forms may be obtained by writing to the Trustee at the address shown above.

All other creditors of the Debtor must file formal proofs of claim with the Trustee at the address shown above within six (6) months after the date of this Notice. All such claims will be deemed filed only when received by the Trustee.

No claim of any kind will be allowed unless received by the trustee within six (6) months after the date of this Notice.

AUTOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain acts and proceedings against the Debtor and its property are stayed as provided in 11 U.S.C. § 362 and by order of the United States District Court for the Southern District of New York entered on December 15, 2008 by the Honorable Louis A. Stanton.

MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be held on February 20, 2009, at 10:00 a.m., at the Auditorium at the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, at which time and place customers and creditors may attend, examine the Debtor, and transact such other business as may properly come before said meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE

NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10:00 a.m., at Courtroom 601 of the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, has been set as the time and place for the hearing before the Honorable Burton R. Lifland, United States Bankruptcy Judge, of objections, if any, to the retention in office of Irving H. Picard, Esq., as Trustee, and Baker & Hostetler LLP, as counsel to the Trustee, upon the ground that they are not qualified or not disinterested as provided in SIPA § 78ces(b)(6). Objections, if any, must be filed not less than five (5) days prior to such hearing, with a copy to be served on counsel for the Trustee at Baker & Hostetler LLP, 45 Rockefelter Plaza, New York, New York 10111, atm: Douglas E. Spelfogel, Esq., so to be received no fewer than five (5) days before the hearing.

NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to customers, the customer claim form, and instructions as well as the SIPC brochure may be found on SIPC's website at www.sipc.org under Proceedings/Liquidations and on the Trustee's website, www.madofftrustee.com. From time to time in the future, other updated information and notices concerning this proceeding may also be posted at SIPC's and/or the Trustee's website.

Dated: January 2, 2009 New York, New York Irving H. Picard, Esq.

Trustee for the Liquidation of the Business of Bernard L. Madoff Investment Securities LLC

Pakistam officials halled the latest steps is helping to avoid conflict.

Dut hads kept up its presente of a state of Pakistam to ctack down on sufficiants, saying tampiles regress had yet to be achieved Pranab Siekheries, india's foreign minister, said the US had thaved evidence with Pakistan about the Sumbattan about the Sumbattan hat is biamabad kand over suspects for trial. is for trial.

standard and over asspects for trial.

Five members of the US
Five members of the US
Five members of the US
Five members of the inFive members of the inremains of the members of the members of Amal Kasab, the
home galumon conjured during the Munchel attacks.

Reports this week said
Abrar Shah, a leading
nember of lashkare This
detained by Palsian, had
confessed that the group
planned rise attacks in
Munhal.

Paking to be attacks.

planned the attacks in blanned.
Pakistani legal experts, however, werned that such a confession had questionable value when police in Pakistan often used incire. Takenil Riteri, a respected lawyer, said: "Even en elephant will fold to do so disring a police interrogation."
Separatoly, at least three blasts rocked Guwahati, rapital of indix's north-sestern Assun sate, last night with police saying at least five geople were higher and 26 wounded.



News analysis

The party has made it clear there will be no rubber stamp for Obama's legislation, writes Andrew Ward

Members of Congress are pussed to resums usagotia-fices over Burack Obsers's proposed fiscal stimulus today, smid Republican warnings against hasty legin latios lades with wasteful

laties isdes with wasteful aponding.

The president-elect wants aponding.

The president-elect wants of the president of the

1535ba) stimulus to shore up the occorony, with the prior likely to rive above 250ba would act as a watching against access, rassing the property of the middle class, Mr would not as a watching against access, rassing the property of the middle class, Mr would act as a watching against access, rassing the property of the middle class, Mr would act as a watching against security appropriaty access and contents of the property of the middle class, Mr would act as a watching against security appropriaty access to conflict ever the scale and contents of the major content of the major content and contents of the property of the middle class, Mr would act as a watching the middle class, Mr would act as a watching the middle class, Mr would act as a watching the most property of the middle class, Mr would act as a watching the most property of the middle class, Mr would act as a watching the middle class, Mr would also decreased and contents of the property of the middle class, Mr would act as a watching the most property of the middle class, Mr would act as a watching the most property of the middle class, Mr would act as a watching the most property of the middle class, Mr would also decreased and contents of the scale and contents of the property of the middle class, Mr would act as a watching the would also decreased and contents of the scale and contents of the scale and contents of the scale and contents of the property of the Mr watching to the middle class, Mr would also decreased and contents of the scale and contents of the scale and contents of the scale and contents of the property watched and contents of the middle class, Mr would also decreased and contents of the scale and contents of the middle class, Mr would act of the scale and contents of the scale and contents of the scale and contents of the middle class of the party watched and contents and the middle class of the party in the scale and contents of the middle class, Mr

"We should have a simple test: will the yet-mortison, réportedly trillion-dellur spending bill resily create jobs and grow the connuty or will it damply create smore government spending, more bursaucraits and desper defi-ciage said the McConnell.

As Senais momenty bender.

light the risk of wastn and frend. Among them: \$4.0m for a polar bear exhibit in Rhode Island, a \$1.5m water park rick in biland, and \$6m for secommissing at a ski

resort in Minne Mr Obuma clief said hir McConnell.

As Senate ninerry lender,
Mr McConnell will became
the most powerful liegable
can in Washington after
President George W. Bush
the party is struggling to
agree a new direction.

Many Republicans are
desgree to restrictive principles, which were tambabed
to the best attended to the president
field conservative principles, which were tambabed
by the Bush stalministration;
heavy deficit spending even
the restriction believe the
first big tambet half-out for
the financial and car sectors.

As taths and local governments line up for a silice of
the stimulus, Republican cautes
have selved on questionable
funding requests to highwow.ft.com/ubswas

volution party not over

before 3,000 penule led by President Ratil Castro in exercis Sanisage de Cuba, where the revolution began A phone survey found peo-ple across the land managed

ple across the land managed to obtain the port, rice, whence and rucca ler the traditional family dinner on New Year's eve, in spile of record hurricanes that seriously demander supriculture. Invarian's streets were all but desorted for the 21 gas callets to the new year from callets of the callet castites to the new year from the old Spanish fort over-looking the city. People said there was

plenty of talk at the dinner table about the future. The Castro era is coming to an end, a new administration is taking over in Wathington spectaculer and President Raul Castro Havans on Jan

said a few days ago that stro in "structural and conceptual so Cube, changes" were on the began.

agends of a Communist und poor bush parts of the Communist und poor bush parts of the Communist und poor bush communist und poor bush communist to the communist to the communist poor bush to be communisted to the community of the c

Raúl Castro said 'structural and changes' were on Communist agenda

ing a raging caravan of gar-ribas on a week-long sojourn across the island. He made a spectacular entry into Havana on January a, where

t he apoke at a military garri-l sen now turned into a com-plan of schools called "Lib-try City".

The government said examptary cittens would copy the carevan's rou-beginning on Friday and end at Liberty City on Thursday, Foreign leaders, sectembly

Porvigin leaders, noticeably absent from yesterday? a vent - pack as alted lings Chaver of Venezuein and flogical sevent - pack as alted lings chaver of Venezuein and lookwals Eve Morales - may well attend the fload oct, a local Communist party official said. Those while hope to see Fidel Castro, 85, one more time speculated that he might appear. The former president has not been seen in public since intestinal rangery in July 2008.

Logal Notices

UNITED STATES BANKRUFTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION, Plaintiff-Applicant

BERNARD L. MADOFF INVESTMENT SECURITIES LLC. Defendant,

Adversary Proceeding No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

COMMENCEMENT OF LIGHTBATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2003, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, ensured an Order granting the application of the Securities Investor Protective Corporation ("SIPC") for issuance of a Protective Decree adjudicating that the customers of Bernard L. Madolf Investment Securities LLC (the "Debtor"), are in need of the protection aftered by the Securities Investor Protection Act of 1970, 15 U.S.C. # Than et 200, ("SIPA"). Irving H. Picard, Enq. ("Trustee") was appointed Trustee for the liquidation of the bosiness of the Debtor, and Baker & Housteler LLP was appointed as counsel to the Trustee. Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA are required to file their claims with the Trustee within sixty (60) days after the date of this Notice, however, the filing of claims after the sixty (60) day period but within the six months after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six months period may result in less protection for the customer. Such claims should be filed with the Trustee at Irving H. Picard, Enq., Trustee for Bornard L. Madolf Investment Securities LLC, NOTICE IS HEREBY GIVEN that on December 15, 2008, the Ho should be filed with the Trustee at Irving H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securities LLC, Claims Processing Center, 2100 McKinney Ave., Suite 300, Dalles, TX 75201. Customer ciains will be deemed filed only when received by the Trustee.

Forms for the filing of enstoners' claims are being mailed to customers of the Debtor as their name and address appear on the Debtor's books and records. Customers who do not receive such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustoe at the address shown above.

Claims by broker-dealers for the completion of open contractual commitments must be filed with the Trustee at the above address within thirty (30) days after the date of this Notice, Bruker-dealer claims will be disemed to be filed only when received by the Trustee. Claim forms may be obtained by writing to the Trustee at the address.

All other creditors of the Debter must file formal proofs of claim with the Trustee at the address shown above within six (6) months after the date of this Notice. All such claims will be deemed filed only when received by the Trustee.

No claim of any kind will be allowed unless received by the trustee within six (6) months after the date of AUTOMATICSTAY OF ACTIONS AGAINST THE DEBTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain proceedings against the Debtor and its properly are stayed as provided in 11 U.S.C. § 362 and by order of the United States District Court for the Southern District of New York entered on Docember 15, 2006 by the Honorable Louis MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be held on February 20, 2009, at 10:00 a.m., at the Auditorium at the United States Bookraptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, at which time and place customers and creditors may artend, ex-

Bowing Green, New York, New York 19004, at which time and place custament and creditors may attend, examine the Debtor, and transact such other business as may properly come before and meeting.

HEARING ON DISINTERESTEDNESS OF TRUSTER AND COUNSEL TO THE TRUSTEE NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10:00 a.m., at Countroom 601 of the United States Bankruptcy Court, Southern District of New York, Our Bowling Green, New York, New York 10004, has been set as the time and place for the bearing before the Honorable Buston R. Liftand, United States Bankruptcy Judge, of objections, if any, to the extension in office of Irving H. Picard, Esq., as Trustee, and Baker & Hostseler LLP, as counsel to the Trustee, upon the ground that they are not qualified or not disinterested as provided in SIPA ? Received Chilestions, if any must be find not less than five (5) that makes the banking with a conv to be as Commen in the trusce, upon the ground that they are not quantity or not maintenant as provided in other a There(b)(6). Objections, if any, must be filed not less than five (3) days prior to such hearing, with a copy to be served on counsel for the Truscos at Buker & Hostetler LLP, 45 Rackefeller Place, New York, New York 19111, state

Solved the Country of the Hassey at paster of Properties LLT, 43 Konteneurs Flazz, New York, New York 19111, star. Douglas E. Spelfogel, Eq., so to be received no fewer than five (5) day's before the hearing.

NOTICE IS HERKEBY GIVEN that copies of this Notice, the letter to existences, the entitioner claim form, and instructions as well as the SIPC brocking trap be fromed on SIPC's website at https://www.madooffrusten.com. From time to time in the future, other updated information and notices concerning this proceeding may also be posted at SIPC's and/or the Trustee's website.

Dated: January 1, 2009 New York, New York irving H. Picard, Esq. Trustee for the Liquidation of the Business of Bernard L. Madoff Investment Securities LLC

vonent of S African regime

mant, which ultimately became the Progressive Federal party, in 1886.

Be with the Progressive Federal party, in 1886.

Be with the Progressive Federal party in 1886.

Be with the Progressive Federal party in 1886.

Be with the Progressive Federal party in 1886.

Be with the Progressive Federal pool, aparthed to popular warm one of the very leve year be warm only woman in the legistation. We can after year she deliver provident leasted.

Year after year she deliver the progressive federal partitions of particular provident party in the progressive federal partition party in the proposed the progressive from the vessel of the progressive from the vessel of the progressive from the progressive from the progressive from the progressive from the progressive federal partition of the progressive from t

President Robert Mugube in Zimbabwe

Mes Summin was also furtiright in pointing out the shortcomings of the black
empowerment policies championed by Mr Mitest, arguing
that these had simply being
that these had simply being
that these individuals and
that more seeded to be drove
to develop the siddle of the
moint more seeded to be drove
to develop the siddle of the
mointip black population.
But it will be for her braw
opposition as apartised that
the Summan will be remembered. She was awarded
more that 20 honomer docterties from laternational
institutions, remired the
United Nations award of the
Hume of the Pixtish Empir,
and was twice somitated for
the Mohel Prace prize.

Richard Langer

Richard Lapper



David J. Sheehan (DS 4818)

Email: dsheehan@bakerlaw.com Douglas E. Spelfogel (DS 7097) Email: dspelfogel@bakerlaw.com

Richard J. Bernard (RB 6371) Email: rbernard@bakerlaw.com BAKER & HOSTETLER LLP

45 Rockefeller Plaza

New York, New York 10111 Telephone: (212) 589-4200 Facsimile: (212) 589-4201

Attorneys for Irving H. Picard, Esq., Trustee for the SIPA Liquidation of Bernard L. Madoff Investment Securities LLC

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Appellant,

v.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Defendant.

Adv. Pro. No. 08-01789 (BRL)

SIPA Liquidation

CERTIFICATE OF SERVICE

I hereby certify that on February 2, 2009, I caused true copies of the Affidavit of Publication to be served upon counsel for those parties who receive electronic service through ECF and by email and/or overnight mail to those parties as set forth on the attached Schedule A.

Dated: February 2, 2009

Respectfully submitted,

/s/ David J. Sheehan

David J. Sheehan (DS 4818) Douglas E. Spelfogel (DS 7097) Richard J. Bernard (RB 6371) BAKER & HOSTETLER LLP 45 Rockefeller Plaza New York, New York 10111 Telephone: (212) 589-4200

Facsimile: (212) 589-4201

Attorneys for Irving H. Picard, Esq., Trustee for the SIPA Liquidation of Bernard L. Madoff Investment Securities LLC

Schedule A

Via Overnight Mail:

Howard Kleinhendler, Esq. Wachtel & Masyr, LLP 110 East 59th Street New York, NY 10022

Internal Revenue Service 120 Church Street New York, NY 10008 Attn: Bankruptcy Department

Craig Kugel c/o William Gogel, Esq. 321 Broadway – 2nd Floor New York, NY 10007

Via U.S. First Class Mail

U.S. Department of Justice, Tax Division Box 55 Ben Franklin Station Washington, DC 20044

Jonathan Lee Riches P.O. Box 340 Salters, SC 29590

Via Email:

Sean Lane – sean.lane@usdoj.gov

Robert Yalen – robert.yalen@usdoj.gov

Alexander Mircea Vasilescu - vasilescua@sec.gov

Israel E. Friedman – friedmani@sec.gov

Preethi Krishnamurthy - krishnamurthyp@sec.gov

Kevin Bell - kbell@sipc.org

Lewis Liman - lliman@cgsh.com

 $And rew\ Kosloff - \underline{and rew.r.kosloff@chase.com}$